

Washington, Thursday, February 21, 1952

TITLE 7-AGRICULTURE

Chapter IX—Production and Marketing Administration (Marketing Agreements and Orders), Department of Agriculture

PART 924—MILK IN DETROIT, MICH., MARKETING AREA

ORDER AMENDING ORDER

§ 924.0 Findings and determinations. The findings and determinations hereinafter set forth are supplementary and in addition to the findings and determinations previously made in connection with the issuance of the aforesaid order and all of said previous findings and determinations are hereby ratified and affirmed, except insofar as such findings and determinations may be in conflict with the findings and determinations set forth herein.

(a) Findings upon the basis of the hearing record. Pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.), and the applicable rules of practice and procedure, as amended, governing the formulation of marketing agreements and marketing orders (7 CFR Part 900), a public hearing was held at Detroit, Michigan, on January 18, 1952, upon a proposed amendment to the tentative marketing agreement and to the order regulating the handling of milk in the Detroit, Michigan, marketing area. Upon the basis of the evidence introduced at such hearing and the record thereof, it is found that:

(1) The said order as hereby amended, and all of the terms and conditions of said order as hereby amended, will tend to effectuate the declared policy of the act.

(2) The parity prices of milk produced for sale in the said marketing area as determined pursuant to section 2 of the act are not reasonable in view of the price of feeds, available supplies of feeds and other economic conditions which affect market supply of and demand for such milk, and the minimum prices specified in the order, as hereby amended, are such prices as will reflect the aforesaid factors, insure a sufficient quantity of pure and wholesome milk and be in the public interest; and

(3) The said order, as hereby amended, regulates the handling of milk in the same manner as and is applicable only to persons in the respective classes of industrial and commercial activity specified in a marketing agreement upon which a hearing has been held.

hearing has been held.
(b) Additional findings. It is hereby found and determined that good cause exists for making effective not later than March 1, 1952, this order amending the said order. This action is necessary in the public interest in order to reflect current marketing conditions and to insure the production of an adequate supply of milk. Accordingly, any further delay in the effective date of this order, as hereby amended, will seriously impair orderly marketing of milk in the Detroit, Michigan marketing area. The provisions of the said amendatory order are well known to handlers—the public hearing having been held January 18, 1952, and the decision having been executed by the Secretary on February 11, 1952. Reasonable time under the circumstances has been afforded persons affected to prepare for its effective date. Therefore, it would be impracticable, unnecessary, and contrary to the public interest to delay the effective date of this amendatory order 30 days after its publication in the FEDERAL REGISTER (see section 4 (c) Administrative Procedure Act, Pub. Law 404, 79th Cong. 60 Stat. 237).

(c) Determinations. It is hereby determined that handlers (excluding cooperative associations of producers who are not engaged in processing, distributing or shipping milk covered by this order, amending the order, which is marketed within the Detroit, Michigan marketing area) of more than 50 percent of the milk which is marketed within the said marketing area, refused or failed to sign the proposed marketing agreement regulating the handling of milk in the said marketing area, and it is hereby further determined that:

 The refusal or failure of such handlers to sign said proposed marketing agreement tends to prevent the effectuation of the declared policy of the act;

(2) The issuance of this order amending the order is the only practical means, pursuant to the declared policy of the act, of advancing the interests of pro-

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ducers of milk which is produced for sale in the said marketing area; and

(3) The issuance of this order amending the order is approved or favored by at least two-thirds of the producers who, during the determined representative period (December 1951), were engaged in the production of milk for sale in the said marketing area.

Order relative to handling. It is therefore ordered, that on and after the effective date hereof, the handling of milk in the Detroit, Michigan, marketing area, shall be in conformity to and in compliance with the terms and conditions of the aforesaid order, as hereby amended, and the aforesaid order is hereby amended as follows:

1. Delete § 924.52 (a) and substitute therefor the following:

(a) The price per hundredweight computed as follows:

(1) Multiply the average price per pound of butter as described in paragraph (b) (1) of § 924.50 by 1.2 and then by 3.5.

(2) Multiply by 8.2 the simple average of the weighted averages of carlot prices per pound for nonfat dry milk solids, spray and roller process, respectively, for human consumption, f. o. b. manufacturing plants in the Chicago area, as published for the period from the 26th day of the immediately preceding month through the 25th day of the current month by the United States Department of Agriculture.

(3) From the sum of the amounts determined under subparagraphs (1) and (2) of this paragraph deduct 62.6 cents.

(Sec. 5, 49 Stat. 753, as amended; 7 U. S. C. and Sup. 608c)

Issued at Washington, D. C., this 18th day of February 1952, to be effective on and after the 1st day of March 1952.

[SEAL] CHARLES F. BRANNAN, Secretary of Agriculture.

[F. R. Doc. 52-2095; Filed, Feb. 20, 1952; 8:49 a. m.]

TITLE 21-FOOD AND DRUGS

Chapter I—Food and Drug Administration, Federal Security Agency

PART 1—REGULATIONS FOR THE ENFORCE-MENT OF THE FEDERAL FOOD, DRUG, AND COSMETIC ACT

PART 3—STATEMENTS OF GENERAL POLICY OR INTERPRETATION

LABELING EXEMPTIONS FOR FOODS REPACK-AGED IN RETAIL FOOD ESTABLISHMENTS

Notice of proposed rule making to establish labeling exemptions for foods repackaged in retail food establishments and a proposed statement of policy with respect to such labeling requirements were published in the Federal Register on November 9, 1951 (16 F. R. 11458). Written comments were submitted pursuant to such notice and have received consideration. The following order is promulgated by virtue of the authority vested in the Federal Security Administrator by the provisions of the Federal Food, Drug, and Cosmetic Act (secs. 306, 403 (e), (i) and (k), 701 (a); 52 Stat. 1045, 1047, 1048, 1055; 21 U. S. C. 336, 343 (e), (i) and (k), 371 (a)):

 Part 1, Regulations for the Enforcement of the Federal Food. Drug, and Cosmetic Act, is amended in the follow-

ing respects:

 a. Section 1.8 Food; labeling; required statements; when exempt is amended by adding the following new paragraph;

(n) A food shall be exempt while held for sale from the requirements of clause (2) of section 403 (e) of the act (requiring a statement on the label of the quantity of contents) if said food, having been received in bulk containers at a retail establishment, is accurately weighed, measured, or counted either within the view of the purchaser or in compliance with the purchaser's order. (Sec. 701 (a). 52 Stat. 1055; 21 U. S. C. 371 (a). Interprets or applies sec. 403 (e), 52 Stat. 1047; 21 U. S. C. 343 (e))

b. Section 1.10 Food; labeling; designation of ingredients is amended by adding the following new paragraph:

(f) A food shall be exempt while held for sale from the requirements of clause (2) of section 403 (i) of the act (requiring a declaration on the label of the common or usual name of each ingredient when the food is fabricated from two or more ingredients) if said food, having been received in bulk containers at a retail establishment, is displayed to the purchaser with either (1) the labeling of the bulk container plainly in view or (2) a counter card, sign, or other appropriate device bearing prominently and conspicuously the information required to be stated on the label pursuant to clause (2) of section 403 (i).

(Sec. 701 (a), 52 Stat. 1055; 21 U. S. C. 371 (a). Interprets or applies sec. 403 (1), 52 Stat. 1048; 21 U. S. C. 343 (1))

- c. Section 1.12 Food; labeling; artificial flavoring or coloring, chemical preservatives, is amended by adding the following new paragraph:
- (e) A food shall be exempt while held for sale from the requirements of section 403 (k) of the act (requiring label statement of any artificial flavoring, artificial coloring, or chemical preservatives) if said food, having been received in bulk containers at a retail establishment, is displayed to the purchaser with either (1) the labeling of the bulk container plainly in view or (2) a counter card, sign, or other appropriate device bearing prominently and conspicuously the information required to be stated on the label pursuant to section 403 (k).

(Sec. 701 (a), 52 Stat. 1055; 21 U.S. C. 371 (a). Interprets or applies sec. 403 (k), 52 Stat. 1048; 21 U.S. C. 343 (k))

2. Part 3, Statements of General Policy or Interpretation, is amended by adding the following new section: § 3.26 Labeling exemptions for foods repackaged in retail food establishments. The Federal Security Administrator will refrain from recommending criminal, injunction, or seizure proceedings on charges that a food repackaged in a retail establishment was misbranded, while held for sale, because it did not comply with the following provisions of the Federal Food, Drug, and Cosmetic Act, if the conditions herein specified are met:

(a) Section 403 (e) (1) (requiring a statement on the label of the name and place of business of the manufacturer,

packer, or distributor);

(b) Section 403 (g) (2) (requiring the label of a food which purports to be or is represented as one for which a definition and standard of identity has been prescribed to bear the name of the food specified in the definition and standard and, insofar as may be required by the regulation establishing the standard, the common names of the optional ingredients present in the food), if the food was displayed to the purchaser with its interstate labeling clearly in view, or with a counter card, sign, or other appropriate device bearing prominently and conspicuously the information required by these provisions; or

(c) Section 403 (i) (1) (requiring the label to bear the common or usual name of the food), if the food was displayed to the purchaser with its interstate labeling clearly in view, or with a counter card, sign, or other appropriate device bearing prominently and conspicuously the common or usual name of the food, or if the common or usual name of the food is clearly revealed by its ap-

pearance.

(Sec. 701, 52 Stat. 1055; 21 U. S. C. 371)

This order shall become effective on the date of publication in the FEDERAL REGISTER.

Dated: February 18, 1952.

[SEAL]

John L. Thurston, Acting Administrator.

[F. R. Doc. 52-2108; Filed, Feb. 20, 1952; 8:58 a. m.]

TITLE 15—COMMERCE AND FOREIGN TRADE

Chapter III—Bureau of Foreign and Domestic Commerce, Department of Commerce

Subchapter C-Office of International Trade [5th Gen. Rev. of Export Regs., Amdt. 941]

PART 372—PROVISIONS FOR INDIVIDUAL AND OTHER VALIDATED LICENSES

PART 373—LICENSING POLICIES AND RELATED SPECIAL PROVISIONS

PART 379—EXPORT CLEARANCE

PART 384—GENERAL ORDERS
MISCELLANEOUS AMENDMENTS

1. Section 372.2 Application for licenses is amended in the following

particulars:

- a. Paragraph (e) Second applications, is renumbered paragraph (f) Second applications.
- b. A new paragraph (e) Applications for separate or additional licenses for making partial shipments by mail, is added to read as follows:
- (e) Applications for separate or additional licenses for making partial shipments by mail-(1) Partial shipments expected when application is submitted. Where an exporter, at the time of applying for an export license, expects to make one or more partial shipments by parcel post against one order, he may submit one application to obtain separate licenses for each anticipated partial shipment by mail against such order. In such case, the applicant shall indicate in item 9 (b) of the application the quantity of each partial shipment and note across the bottom of item 9 "Anticipated Partial Shipments by Mail Against One Order.'
- (2) Partial shipment made after license is issued. Where an exporter has not anticipated he would make partial shipments and is required to surrender an outstanding validated export license to a postmaster in order to make a partial shipment by mail of the quantity covered by the export license (see § 379.1 (f) (1)), he may obtain a duplicate(s) of such license covering the quantity of the unshipped balance, by submitting to the Office of International Trade a letter setting forth the following information:
- (i) That the original license assigned Case No. ____ and License No. ____ issued to ____ (name and address of licensee) ____ has been surrendered to the postmaster at ____ (address) ____ on ___

when partial shipment was made.

(ii) The quantity of commodities that have been shipped under the original license.

(iii) The number of separate shipments to be made against the unshipped balance of the original license, and the quantities to be included in each such shipment.

Note: The procedures for making shipments by mail are set forth in § 379.1 (f) of this subchapter.

 Section 372.11 Issuance and use of export licenses paragraph (d) Partial shipments is amended by adding thereto a Note to read as follows:

Nors: The procedures for obtaining separate or additional licenses when making partial shipments by mail are set forth in § 372.2 (e). The procedures for making shipments by mail are set forth in § 379.1 (f) of this subchapter.

- 3. Section 373.2 Special provisions for iron and steel, paragraph (e) CMP carbon steel, including steel plates and structurals, but not including timplate, is amended in the following particulars:
- a. Subparagraph (3) is amended to read as set forth below and a new subparagraph (4) is added to read as follows:

- (3) Essential to direct defense supporting industry, including the facilities required for the production described in either of the two first-named criteria; or
- (4) Urgent and essential for the maintenance of basic civilian activities and public services of friendly nations.
- The last unnumbered subparagraph regarding return of applications without action is deleted.
- Section 379.1 Presentation for export, paragraph (f) Shipments via mail, is amended to read as follows:
- (f) Shipments via mail—(1) Export clearance. In exporting merchandise by surface or air parcel post, the sender (exporter) must (i) present a validated license to the postmaster whenever a validated license is required, or (ii) place the appropriate general license symbol on the address side of the wrapper, followed by the words "Export License Not Required". The general license symbol and the phrase will constitute certification to the postmaster and the Office of International Trade that a validated export license is not required for the shipment.

Only one shipment may be made against a validated export license if exportation is by mail. In all cases the sender must surrender his license to the postmaster at the time of shipment.

(2) Postal regulations. All exportations via mail should also conform to the applicable Post Office Department regulations as to size, weight, permissible contents, etc.

Note: If the sender is shipping a gift parcel under provisions of the general license for gift parcels, he must place the words "Gift—Export License Not Required" on the address side of the wrapper and the word "Gift" on the customs declaration tag. In this instance, the word "Gift" is the general license symbol. (See § 371.23 of this subchapter).

Only one shipment per calendar week may be made by parcel post or mail under General License GLV by one exporter to one importer. (See § 371.10 (b) (1) of this subchapter.)

It is the responsibility of the shipper in each case to determine whether exportation of his parcel is permissible under a general license or whether a validated license is required.

The procedures for obtaining separate or additional licenses when making partial shipments by mail are set forth in § 372.2 (e) of this subchapter.

5. Section 384.5 Order revoking certain general licenses to mainland of China (including Manchuria). Hong Kong, and Macao is amended by adding thereto a Note to read as follows:

Note: Shipment of all commodities under General License GRO may be transshipped at Hong Kong without the necessity of obtaining a validated license, provided (1) such transshipments are made under a through bill of lading to a destination outside of Subgroup A, Hong Kong, or Macao, and (2) the shipment is maintained in the custody of the originating or on-forwarding carrier at all times.

¹This amendment was published in Current Export Bulletin No. 658, dated February 14, 1952.

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-	-10	64	M	(V)

(Paragraph (b) (3) of the Note follow-

This amendment shall become effective as of February 14, 1952.

Doc. 52-2109; Filed, Feb. 20, 1952; 8:51 a.m.] Office of International Trade. Director. LORING K. MACY. 田田

F.

PART 399-POSITIVE LIST OF COMMODITIES AND RELATED MATTERS

Valit- dated liberase required	COCCOC
GLV dollar value fimits	8888888
Processing code and related commodisy group	LEAT LEAT LEAT LEAT LEAT LEAT LEAT LEAT
Unit	NANAXXXX
Commodity	Histor and althus, rane, canept furre (See, Special Provisions, 14 272.1, 272.5) Cattle histor, dry Cattle histor, wet Call skins, wet Call skins, wet Call skins, dry Kip skins, dry
Dept. of Com- merce Schedule B Na.	000000 000000 0000000 0000000 0000000 0000

export regulations, Parts 370 to 399, inclusive, applicable to any commodity classified in accordance with the 1949 edition of Schedule B remain applicable to such commodity as now classified in accordance with the 1952 edition of Schedule B. Classification of Domestic and Foreign Commodities Exported from the United States, published by the Bureau of the Census of the Department of Commerce. All provisions of the Schedule B numbers contained in the January 1, 1952, edition of Schedule B, Statistical tin No. 633, dated January 10, 1952. The amendment reflects the revisions made in the This amendment contains the entire Positive List as published in Current Export Bulle-

export declarations filed on or after January 1, 1952, covering shipments made against validated export licenses issued prior to January 1, 1952, containing obsolete Schedule B shipper's export declarations covering shipments against validated licenses must show the units of quantity as set forth in the 1952 edition of Schedule B Noe, in column 14, "Net quantity in Schedule B Units", where the unit specified on the license is different from that set forth in the 1952 edition of Schedule B Noe, it must also be shown on the shipper's export declaration in column 10, "Description of Merchandise". All applications for licenses must show the 1952 Schedule B numbers for the commodities Collectors shall not accept shipper's export declarations containing obsolete Schedule B filed with the carriers before January 1, 1932. Both the obsolete Schedule B numbers and the 1952 Schedule B numbers for the commodities involved shall be set forth on shipper's proposed for export; and requests for extensions or amendments of outstanding licenses should also indicate the new (1952) Schedule B numbers, but requests for amendments no shipper's export declaration for shipments by vessel or other methods of transportation except rail and air which falls to show the 1952 Schedule B numbers shall be appepted by Collectors of Customs on or after January 1, 1852; in the case of air and rall shipments, the numbers unless it appears to the Collectors that the shipper's export declarations were duly In addition. numbers; the obsolete numbers must be shown in column 10, "Description of Merchandise" and the 1962 Schedule B Noc. in column 13, "Schedule B Commodity Numbers". Al should not be made solely for the purpose of revising Schedule B numbers.

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Yada dalah dalah bense required	RO	Bo	mo m	BO BO	0 M		RO	BO	80		RO	RO	BO	NO E		1	100	RO	NEW NO.	at of
GLV dollar value limits	888	100	100	100	100		8	100	100		250	88	8	80		1004	250	100	8888	800
Processing code send related commodify group	LEAT 2 LEAT 2	LEAT	LEAT	LEAT	LEAT		TEXT	TEXT	TEXT		FATS	FATS	FATS	FOOD			RUBBS	RUBR 14	RUBER RUBER	RUBES
Unst	SXX S S S	No.	No.	E. Per es	Please		43		43		179	55	Lb	133		Pos	ś	55	5555	55
Commodity	Fibler and abits, raw, except fare—Continued Shoop stins, and Lamb stins, and Hales and white, and	are hide; skins; do ne, horse des; mule	Cattle hade parts (including, but not limited to, beliles, croupons, shoulders, butts, and splits).	Sole institute (bends, backs, and sties) (report sorsp institute Boot and show ent stock	Sole, weking, and belting leather offal. Leather and tunned skins, n. e. e. (specify by name): Sheep and lamb skins, acmi-tanned; gost and kid skins,	semi-sames., Other intellife animals and animal products	Festbers, crude, not dressed: Down, and waterlow! leathers, 3 inches in length and under.	restlers, drosses, and manufactures of institcts, cropys waster, Down, and waterfowl feathers, 3 inches in length and under, and the following manufactures of each feath-	ers: 20wm outputers, 40wm-miner eners and pextex, feether pillows, sheeping base, and sherping nobes. Hog braides, sorted, bunched, or prepared (report waste in 099966).	Veptable oils, jobs, and warm, refined	Cocount oil, refined, but not further processed (formerly	December oil, refused and december (formerly 142000). Cocount oil, refused, decidentied and hydrogenated (ex-	Coccent oil, refined, decidorized and winterized (formerly 142000).	Super and related products Super. Melicane addition frances tradition medicaced in 1801(01)	Rubber (natural, affed pums, and synthelies) and manu-	Crude natural rubber and allied gums (report compound- ed or semi-processed in 308800):	Crude rubber (report natural liquid lates in terms of total dry later solids TDLS). Synthetic rapids lates in terms Synthetic rabbers (report synthetic liquid lates in terms of total dry lates solids TDLS), (report compounded	or semi-processed in 200000; 8-type (copolymers of butachers and styrens). Buryl (copolymers of bobutylens and "soprens, or	Outer discontini. Neoperne (polymers of chloroprene) N-type (copolymers of buladiene and acrycontrile) Tholes (copolymers of buladiene and acrycontrile) Synthetic replication, the copolity Stocker Synthetic rabbers, n. e. c. (speedy by name) (dementy	20000 and 2009e). Rabber, redshiped Rabber scrap.
Dept. of Com- merce Schodule B.No.	A00000 8000000 8000000	800	6	00200	000000	M	000000	002200	000000		142000	14200	142800	161906			200000	20000	200904 200905 200905 200908	201100
P. L. 68 1] PART 399 POSITIVE LIST OF COMMODITIES AND RELATED MATTERS Section 399 1 Annewdit 4 Positive	ties is amen	Nors: Commodities identified in the Posi- tive Lat by means of a star (*) following the Schedule B number are excepted from the provisions of General In-Transit License GIT.	See § 371.9 (c) of this chapter.	Precessing GLV Vali- ceds and dollar dated rathe fleetes	alimit.		LEAT 1000	No. LEAT! NO BO NO. No. LEAT! NO BO NO. LEAT!	e List as published in Current Export Bulle- endment reflects the revisions made in the	ry 1, 1952, edition of Schedule B, Statistical dittes Exported from the United States, pub-	explicable to our commerce. All provisions of the	B remain applicable to such commodity as on of Schedule B.	1952 Schedule B numbers for the commodities	e B numbers, but requests for amendments revising Schedule B numbers. In addition,	by weekel or other methods of transportation 63 Schedule B numbers shall be accepted by 60 in the case of six and real chromosts. The	declarations containing obsolete Schedule B at the shipper's export declarations were duly	Both the obsolete Schedule B numbers and littles involved shall be set forth on shipper's y 1, 1952, covering shipments made against	1, 1952, containing obsolete Schedule column 10, "Description of Merchandi	the unit specified on the license is different.	sedule B Nos., it must also be shown on the recription of Merchandise".

	Maria de la companya della companya																					
Vali- dated license required	RO	ROOR	88	02 et	RECOOR		BO	RO	80	BO		MMO MMO MMO	ROOM	BO	-	100	RO	BO	9	RO	RO	RO
OLV dollar value imits	300	888	900	88	200000000000000000000000000000000000000		100	100	100	100		888	83	8		818	88	8		1,000	1 11	100
Processing code and related commodity group	AGCH	AGCH AGCH AGCH	AGCH	AGCH	FATS FATS FATS		TEXT	TEXT	TEXT	TEXT	TO THE REAL PROPERTY.	TEXT	TEXT	TEXT		TEXT	TEXT	TEXT		TEXT!		
Dailt	49	555	75	44	5555		Th.rup-	Lb.ren-	T.P.	19.		Sq. yd. Sq. yd.	Sq. yd. Sq. yd.	Sq. yd.		L, ton	66	Lb.		9 5	1 1	13
Commodity	Naval stores: Naval stores: Ourn rosin, except violin rosin Wood vesin, including tall oil rosin (except B wood	freport B wood rosin in 201746 rits of turpentine apentine repene hydrocarbon mayal st	Pine oil Wood tar and tar oil from wood, encept resin oil and rotin oil (formerly 2010) and 21850).	Pitch of wood (formerly 211800) Shellac, dry (report shellac varnish in 84210). Vipotoble eile, fath, and warre, crude	Vegetable oils (croept essential) and fats, crude: Coconst oil, crude Castor oil, commercial (report medicinal grade in 811100). Tung oil, crude. Otticka oil, inscible (formerly 22800).	Ostbon, unmennyfectured	Linters (specify grade) (see § 271.25): Grades 1 to 4 inclusive (U. S. Official Standard) (Motes included).	Grades 5 to 7 inclusive (U. S. Official Standard) (Cotton- seed bull fiber included).	Cotton pulp Cotton semimanajbotures	Used or reclaimed linters (formerly 319900)	Ootton manufacturer Cotton eloth, duck and the fabric (fineholding mixed	Unbeached (gray) clebt. Unbeached (gray) clebt. Cord the labbe (report the cerd in 301700). Heavy filter cloth, hose and belting duck. Ounce duck, Army type (daring a piled yum in both the warp and filling) (see Special Provisious,	Numbered duck Numbered duck Arplane clefth and balloon fabric (formerly 303000) Finished clefth, blenched, dred, printed, stiffened, or	otherwise converted, and colored yarn fabries. Colored duck and swrling material	Vegetable fibers, unmanufactured:	Manufin or alreade (including town) (see §§ 372.1, 473.2)	Shors, jute chief weight): New York Used or recisioned, weighting less than 2 pounds per	but or sack formerly 323870. Just burlap cloth, except when used as a covering for other merchandise or as a component part of other	products. Contage, except of cotton or jute (report cotton in 301800 and jute in 321100):	Binder twine. (Report bales twine in 341909, and baling twine in 241909 and 341909.	Matthe cortage, one asset in 341100. Hard-Shee cordone, cord, and twine Unduding simil	and benequent (report binder twine in 341800). Hard-fiber yarns (including sisal, benequen, and maulia I. yarns).
Dept. of Com- merce Schedule B No.	00000	M1400 M1510 211610	017110	218000	22000 22401 22610 2866	- Common	300402*	300405*	300000	300650		302000 302500 302500	300000	306200		320615	322405	322206			341909	
Valli- dated license required				RO	RO RO		RO	ROOM		BO	RO RO	ROB	ш	RO.	pt	pt	MO M	pt	pt	64		RO BRO
GLV dollar value limits				90	200		230	888		250	100	88	100	100	280	250	ng	200	250	8	1	Sau
Processing code and related commodity group		In the		8 10	6.00		01	608	U.	Ø1	B 30	98	on .	o =		112	=	11 2		B 11		RUBE IS RUBE IS RUBE IS
M 7 8		Simi	14	RUBR	RUBE		RUBR	RUBR		RUBE	RUBE	RUBR	RUBE	RUBE	RUBE	RUBE	RUBR	RUBE	RUBE	RUB		HMM
Undt		NA STATE OF THE PARTY OF THE PA		io.	444		No. RUBI	No. RUBB No. RUBB No. RUBB		10.	100	66	, di	Lb. RUBB		n i	Lb. RUBB	Lb. RUBI	110	Lb.		555
-	Rubber (nature), edied peem, and syndictics) and mann- fectures—Continued Then, the easings and inner tubes (report scrap thes and the easings with both beats out through or at least one	bend removed from the easings or the easings made discontinuous by being completely unitarough or the curries breas completely through for a length equal to at least the cross-sectional width, and inner tubes			444	9.09-15, 8.00-15 and 10.30-16, all sines with 12.00 cross section and over-all sines of 10.00 to, but not including 12.00 cross section with H-pdy rating and over, and all	of 7.00 to, but not including 10.00 cross section 2-ply miling and over. Milbertond cusings (everyt farm tractor and No.		distribution	10.	100	sil 8.00-13, 9.00-15, and 10.00-16. No. and but inner theles. No. and indicating inner trabs (except farm No. and implement), puncture or builet sold; light eduniter; and all gies of 12.00 eross not over; and all 9.00-13, 9.00-16 and	, di		Lb.	Lb.	hose (formerly 208000) Lb. ose, neoprene and N-type Lb. (specily whether 5 inches	Lb.	1.6.	Lb.		

Thursday	, Februa	ary 21,	1952				FE	DERA	IT I	REC	SIST	ER											1581
Vali- dasted license required	pt	8.0	RO	RO	RO		RO	RO			180	RO	ROOM	RO	RO		RO	RO	RO	RO	BO		RO
GLV dollar value limits	100	100	901	88	100		100	8			1,000	1,000	1,000	1,000	100		None	None	Nene	Nane	None		None
Proceeding code and related centracedity group	RESN	RESN	TEXT	TEXT IS	LUMB		LUMB	CDGS			PULP	PULP	4704 4006 4007	FULP	TEXT		PULP	PULP	PULP	PULP	PULP		PULP
Unit	8q. yd.	Sq. yd.	4		MARIN		Media	и			S. fon	S. ton	S. ton S. ton S. ton	S. ton	S, ton	- 0	Lb.	42	Lb.	Lb	Lb		43
Commodity	Max-mack (pendlatic) there and manufactures—Continued. Broadwavers goods wholly or chiefly of synthetic fibers based on plattics included on the Positive List under schedule. B. Nos. SXIOS through \$25500 for which reliabled became in non-thank 50. December Administra-	Gormany 83100-83000). Stockware soots wholly or chiefly of symbotic fibers based on plastics included on the Positive Like under Schedule B Nos. 82000 through 82000 for which validated florace is required to R and 0 country destina	tions (formerly 803109-825500). Cord-tine and fast-eal flashers (universited, treated, dipped and/or rabbettaed, of rayon, 20'00 or other mas-made) (synthetic fiber) (report tine cord in 384020) (formerly	Security Security. Nylon webbing for particular harness (formerly 383830) Nylon tope Wood, surmanufactured	Logs, bolts, and hewn timber: Fost Orford codus logs (including Lawson's cypress)	Softwood lumber (including nough-sawed, dressed, and worked or patterned and also including softwood floor- ing) (shippers report thiskness and grade where in-			venera preport acur separatura to one square tone or veneral.	(See Special Provisions, § 303.16)	Wood pulp (sir-dry weight): Special sights and dissolving grades, bleached, suffite,	Suita measure injectity hearty than semilihisched, n. e. c., Suitain wood rathy, blesched and semilihisched, n. e. c., ferrourt accorded alpha and discolution reaches in 400100.	Sulfito wood pulp, unbleached Sulfate wood pulp, unbleached Sulfate wood pulp, unbleached Sulfate wood pulp, bleached and semibleached, n. e. e. (formerly 66100) and 451100 (report special alpha and	Geord's respective and servedings, n. e. c. (speedly by name) (Sermen's 45000, 461800 and 461900).	New outland ratios. New outlands, valued \$100 or over per ton (for-meriy #80000).	Poper, related products, and manufactures	Capacitor tissue, electrical insulating tissue; cell paper, electrolytic condenser tleue, Kraft, Kraft condenser tissue, other paper for dielectric use, coaled or un-	Special industrial paper: Cache electrical filling: mble, paper stock; coll-winding. L. paper, electrical filling: mble, paper stock; coll-winding. In paper, other paper for dielectrical rae, coaked or un-	coaled. Battery board: electrical insulation board, except wet-	machine themerly 482700. Wet modilio board, electrical insulation only	Wropping paper speedbacks. Uniquely paper predepts: Laminasted wastergrood paper, wire-wrapping early	Paper, paperboard, and products, m. e. e. (specify by	Cable payer electrical payer and coult, gummed; payer decring, massed rege payer tape, electrical insulating, and payer, paper board, and there for dielectric nec- cessed or unconted, n. e. c. (formerly 88020) and 680800.
Dept. of Com- merce Schedule B No.	350355	286.983	166168	28,000	401700		405720	051623			011099	000009	460400 460800 461010	000199	00200		681900	602250	459000	451400	901985	THE PERSON	60000
Vall- dated license required	RO	RO RO RO		RO	B0	RO		RO RO RO		RO				RO	Page	RO RO	RO	RO		RO	0 0	RO	RO BO
GLV dollar value limits	88	88 8		8	250	ñ	OH.	1000		100	1			300		001	100	100		100		100	901 001
Processing code and related commodity group	TEXT	TEXT		TEXT	TEXT	TEXT	1	TEXT		TEXT		¥		TEXT	1 par	TEXT	TEXT	TEXT		TEXT	6400	TEXT	TEXT TEXT
Unit	G. Ib	C. C. B.		3	Tr.	41		45		Lb.				41		I.b.	17	Lb		Lb.		Lb.	Lib Lib Sq. yd
Commodity	Weel, unmanujadavid Carpet wools (report estimated weight of clean content as not quantity). Other wools (report estimated weight of clean content as we constitute.)	Fixer than 86's (formerly 303000, and 303000). Not fixer than 56's (formerly 303005 and 303000). Wood-like specially hair (report estimated weight of clean content as not equantity): Angons goes (mobility) and allows	Wool arminama (actures (See Special Provisions, 1 273.25)	Wool semimanufactures, wholly or in chief weight wool and/or wool-like specialty hair. Noils, wastes, and recovered fibers (paraetted, picked,	and expect included, except nots or counters gove, cared and victure. Gess and other word or wool-like specialty bair ad- vanced beyond washing, sour-ing, and exchonisting,	castons are saveness and the mig-cache tops of castones goal, camel, and vicina.	Heir and menufedures, n. c.c.	Cuttle, or, and cold tail last (switches included). Horse mates and tail hair. Forechair, bleached; horsehair hair-cloth; horsehair rifle.	Silk and manufactures	Silk noils and waste, except silk raps, new and used, and silk stocklags, used (formerly \$73900).	Mon-made (syncholic) fibers and manufactures	Filament yarn (except thrown yarn) of max-made (syn- thetic) fibers on cones, warn, beams or other wind-	ing cores (report value of cores, warps and other winding cores, courpe beams, with the value of the years, Excitode the weight of such winding cores in reporting net quantity) (report beams separately in	Vascos high-tenacity rayon yarn and cord: Single (inclining the year) (formerly 38453). Single (inclining the year) (states 28453).	dipped but not wowen (report woven rayon the fabric in 25494) (formerly 254913).	Nylon (including monodiaments 30 denier and finer) formerly 265005. Orlen (formerly 26408)	Thrown yarns (crope, rode and combination twists and plied yarns, n. e. c.): Nylon and croim (formerly \$8,805 and \$8,608)	strips (not worsell for the manufacture of textiles: Nyton and orlow (formerly 2010) and 2010); (report nylon monodiament year 2) denier and finer in 2010).	Span yarns of staple and of waste (including singles and plied):	Nython and cerion (formerly 38,000 and 354098)	Waste and partially manufactured man-enable typuthetic fiber, including tops, silver and reving	A year promoters and aperture min sureal waste jour- menty 20006; Nyles rust and cline (including used bosiery for re-	claimed fiber) (formerly 30,000). Neison noble, generate, send a thoolity (formerly 30,000). Neison noble, surver and rowing of supple and of waste (formerly 30,000). Neison peractivities obth (formerly 30,002,30,003).
Dept. of Com- merce Schedule B No.	200000	365956		960000	362800	96236		369000		270409	I			354022		354036	350	354062	1	254672	1	254055	Tars va

Peretare and productive of the continued to the continued	-					1						1
Principles and general-Continued Principles and general-Continued Principles and general-Continued Principles Pr		Commodity	Chall	Processing code and related commodity group	GLV dollar raibe limits	Vall- dated license required	Dept. of Com- merce Schedule B No.	Commodity	Unit	Processing code and related commedity group	GLV dollar value limits	Vall- dated license required
Lange 1,000 1,00		Cool and related fasts			TY I			Petroleum and protects—Continued Refined offer-Continued				
R	Con	1	S ton	COAL	100	RO	304030	Labricating offs, except hydraulie—Continued Industrial, except cutting oils—Continued Automotive engine labricating oils (cbt. of 42 gal.)	BB	PETE 24	12	RO
1,000	Pag.	-	S. from	COAL 1	100	RO .	200000	(formerly 804838). Automotive gene oils (bild, of 42 gal.) (specify by kind and grade) (formerly 50428).	BEL	PETRS	23	RO
1,000 10		Patroleum and products			2		000000	Labricating ells, m. e. e., except in containers of 4 or, et less (specify by name).	g 3	PETER	n n	NO NO
1,000		(See Special Provisions, H 572.1, 372.8)	6				204000	cutting eds and compounds, except perform face in 825000 (specify by name) (formerly 802000).				1
1,000	Natur	leam, erude (bbl. of 42 gal.).	BH	PETR 1 PETR	1,000	RO	200000	Labricating presses, except graphite lubricants (Report graphite Informatis in \$800%). Percelation and entreleuns left (all graphs).	4 4	PETR	R · H	RO RO
R	100	usbed on the interpretations. See unfinished oils for further refining (bbl. of 42 gal.) ser unfinished oils for further refining (bbl. of 42 gal.)	BbL	PETE	1,000	RO		Microcrystalline war. Emilistes war, chief value parallin war, Indrolatum; and date war (Cornello Mistri).	44	PETR	811	HO OH
R 1 15 15 15 15 15 15	NA.	and eiler the fact that graceline (report octane rating): Receipting seconts or sections connected at netne-	Gal	PETR 1	100	RO		Soop was (or house, 2 persons; Denowar, and Pensowar, (formerly 50420); Cabar Wax; Diax-O-Wax; and Velstrum was (formerly 50800).	17	PETE	13 5	RO
1.55	1	lean crim (eyecty by name) (report antibmody compounds, except of petroleum origin, in \$2990).						Petroleum asphalt, unmanufactured Petroleum asphalt manufactures Petroleum asphalt mentilactures	L. ton	PETR COAL1	888	ROGE
1.55 RO 221700 Bellit-proof glass	79.	Available the second of the se	BNL	RH	22	RO		Percelum predacts, n. e. e., (specify by name) (report- mished percelum sprays in \$20500 and \$20500; fin- tend Mandad weedings in Enthly 20170; and for finels		PETR	N	100 H20
R		Ent.). Under (8) octane number (DM, of 42 gal.). Antomative and other motor faces and gaseline (Dbl.).	BPC	etet	21.1	RO		in 828628). Glass and products				
R	0	of 42 mil.). claherane, and isoctanes (formerly 501400) (bbl. of	H	PETE	100	RO	201790	Bullet-proof glass. Ordinal instrument sheet and sheet blanks, enterit symbolic	Lb.	BLDG SATE 32	Nome 100	es es
1.55 1.00	No	2 gal.). ernal heptane; normal hexane; Deo-base; and Sovosol	BN	PETE	8	RO	200130	crystals. Orchthalmie eluss and eluss blants	Le	SATE	250	M
R 2 1.25 RO	Ne	Remerly 5000000 (bbl. of 42 gal.). aphths, mineral spirits, selvents and other finished	BN	PETE	125	RO	120000	Glass tubing for acid-resisting tanks, tanks, vats, kettles, pitting and fatures.	-	CDGS	18	RO
R 25 1,000 R 0 Dictory (define, percelain, earthearway, and stoneware included): Dictory (define, percelain, dry process, for 600) volts and over Lb. ELME 1 200 Dictory (define, dry process, for 600) volts and over Lb. ELME 1 200 Dictory (define, dry process, for 600) volts and over Lb. ELME 1 200 Dictory (define, dry process, for 600) volts and over Lb. ELME 1 200 Dictory (define) Di	Ke	ight products, n. e. e. (bbl. of 42 gas.). The control distillate fuel oil (bbl. of 42 gal.) The control distillate fuel oil (bbl. of 42 gal.)	BbL	PETR 1	125	RO		Clay and products				
R. 25 R. 0 Richard process, for 6000 volts and over Lb. ELME1 S00	88	Report to turn in Account. Soil and distillate foreloal (bbt, of 42 gal.).	Bh	PETR 1	1,000	RO		Pottery (china, porcelain, earthenware, and stoneware	1			
R. 25 R. 0 Electrical percelain, wet process, for 5000 voits and over Lb. ELME 1 200	1	thrivating oils, except hydraulie (report hydraulie oils of petroleum origin in \$60000; hydraulie oils,			M			Electrical percelain, dry process, for 6600 volts and over (former) albiton.	41	RLME 1	900	M
R 20 25 25 25 25 25 25 25		except of petroleum origin in \$25684): ndustrial, except cutting oils (report exting oils in						Electroni porceian, wet process, for 6000 voits and over (formerly 523600).	Lb.	ELME 1	8	na .
R 34 25 RO Chromer and chrome-magnetic brick and shapes. M. Billon 31 25 R 34 25 RO 200000 Chromer and chrome-magnetic-chrome brick and shapes. M. S. AbO, and over, M. Billon 31 M. Billon 31 25 R 35 R 30 200000 Firefrick and shapes, except plastic, n. a. c. (specify M. Billon 31 M. Billon 32 M. Billon 31 M. Billon 32		Red and pale eds (including all red or pale labri-	BM	PETR 23	30	RO		Refractories, except graphite (report graphite refractories in 548030):	1	-		
R		Cathing one, except more one statement of the statement o	74		10	RO		Chrome and edvome-magnesite brick and stapes. Magnesite and magnesite-chrome brick and shupes. High alumina brick and shapes, 50% Akob and over,	MKK	BLDGRI	ENA	n pa pa
R 34 25 RO 200830 Bigs harmer, arguments or bonding more in the BLDG 31 100		coccept these intended for use in steam cylinders)						(report fused alumina in 508510). Firebrick and shapes, except plustic, n. c. c. (specify	M	BLDG31	100	B
R 24 25 RO 202200 Principles of Jess then 50%, Abcol.		Cylinder, breath stock (including bright stock and includer, breath stock (including bright stock and inclusive in the control of the stock of the control o	BM		124	RO		high-temperature refractory eements or bonding mor- ters account of character retractors silver or of fineliav	129.	BLDG31	100	DE
R 24 25 RO Refractoring animates interrest, course of chemome, magneticitic station, or of firechy composition of less than 78% AVO. R 25 RO Section Refractoring a a.e. (specify by name) enterts of chrome, magnetic station, or of firechy composition of less than 78% AVO. R 25 RO Color		nantly bright stock and lave a Saybolt Univer- sal Viscosity at 210° F. of 55 seconds or more)			78			composition of less than 50%, AlgOr. Plastic refractories (including firebrick shapes, and	1.00	BLDG31	100	94
R 25 R 0 The magnesite; slice; or of freeday composition of less magnesite; slice; or of freeday composition of less than 09% Alvo. R 25 R 0 Chlor second-efficient sixth of provisions, 133.3.0 R 25 R 0 Chlor second-efficient sixth of provisions, 133.3.0 R 26 R 0 Chlor second-efficient sixth of provisions, 133.3.0 R 26 Chlor second-efficient sixth of provisions of p		Cont. or seam-refined stocks (including cylinder stock, steam cylinder oil, gear, and other lubri-	BM		NA.	RO	COSCO	remaining mixtures), except of chrome, magnesia, silica, or of freedy composition of less than 30% Al-O ₃ . References a see investive by manely stored of chrome.		BLDGH	100	04
R 25 R 0 Color account of the state of		eating oils consisting principally of such stock) (bit, of 42 pal.).	95	PETR 26	23	BO .		magnesite, silics, or of finelsy composition of less than 50% AlaOs.				
R 25 R 0 S49905* Diamond grades (see [§ 373.1, \$73.0) Diamond product (see [§ 373.1, \$73.0) Diamond Diamon		Instituting of transcorner our Industrial engine habricating cols: Disast sensites interioring alls frencet cless finel	BbL	PETR 23	1 13	BO		Other nonmetalitic minerals (procious included)			Ī	
R 25 25 RO 5400054 Abrillation of the control of the con		cold in 300000) (bbl. of 42 pal.) (formerly constron										
No. Supple Diamond powder (see §§ 373.4), 373.9) Ocean CDGS 2 None CDGS 2 None CDGS 2 None CDGS 3 None None CDGS 3		Turney, Intrinsiting oil (bbl. of 42 gal.) (formerly property)	BPF	PETR 23	M.	80	100	Abrasives: Diamond grinding wheels, sticks, hones, and laps (see	Lb.	TOOL	None	RO
Fused absents continued and in trained Lib. MINL 100		Other industrial engine lubricating oil (bbl. of 42 gal.) (specify by name) (formerly 50350);	Bbl	PETES	14 2	RO		District, 2023). Distriction powder (see §§ 353.1, 373.9).	Oserst Lb.	CDGS 3	None 100	020
se those in Subgroup A, Hong Manufactured grinding wheels, of silicon carbide or Lb, or 700L 200		Industrial interesting cels, u. e. c. (Sel., of 42 gal.). Aviation engine labricating cels (Note, of 42 gal.). Aviation engine labricating cels (Not., of 42 gal.).	BbL	PETRA	n	08		Fused aleminann oxide, erude and in grains Fused silicent actebile, erude and in grains Monthetimed absolves, it as	555	MINI	888	H O O
The particular and pa		(Surmerly 504001 and 504005).	Andlantin	e assess thota	In Subsect	on A. Hone	50220	Abraive products: Manufactured grinding wheels, of silicon carbide or	Lb. or	TOOL	250	м

1 Tries GLV deltae-value limit is applicable to all Country Group R destinations, except Maximo. The GLV deliae-value limit for ship.

Strong, and Maximo conferent grinding wheels, of silicen carbide or LN, or strong, salaminum codes exceptions, including corundam.

No. strong.

1	1	000 0	00	20.	200	00	900	0.00	0.0	0000	00		0000
Vall- dated llowase required	B0 B0	ROOM B		See a				HO HO	RO	NAME OF THE OWNER OWNER OF THE OWNER	BOO .		BENEVE BENEV BENEV BENEV BENEV BENEV BENEV BENEV BENEV BENEV BENEV BENEV BENEV BENEV BENEV BE
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Their	S S S S S S S S S S S S S S S S S S S	S. ton S. ton S. ton S. ton	44	555	S. ton	Se S	S. ton from and s. ton	S. You S. You S. You	S. ton S. ton	5555	44	12	1555
Commodity	From and steel screp (Bee § 372.1) Sorap, streept tin plated and terms plated scrept. Mediting steel scrap (No. 1 beavy and No. 2) (formerly sold sheet mediting scrap. Beings, sheet mediting scrap. Beings, sheet selling scrap.	Iron script Other Serpe Specify type) Other Serpe Specify type) Other Serpe Specify type) Serial form of Comments	from here, skelp and pipe (See 14 stra., stra.16, stra.20) Iron here (termetly 903100) Skelp, wrought from (termetly 602900)	black (formerly alvanised (form nerly (66703)	Steel ingots, blooms, billets, stabs, steel bars, and tin- Steel ingots, blooms, billets, stabs, sheet bars, and tin- plate bars. Carbon steel. Ingots (formerly 601605).	Billiett, projection and shell (formerly 600000) Billiet (strongt projection and shell steel), blooms, slabs, street bars, and tin-plate bars (formerly 600000 and 600000) Alloy steel including stainless: Innote, alloy steel, except stainless:	projectile and shell (format/pt 001200), projectile and shell stee (format/pt 001700) (except projectile and abell steel), blooms, seed bar, and the plate bars, alloy shell, statutessy (format/pt 001700).	inbeet hurs, stamiess speet 00). nerty 6018000. or seamless pipe tubing,	ubing, alley orscon, and tubing,	Whe rods, earbon steel (formerly 67000). Whe rods, stables steel coupt statistics (bemerly 62000). Whe rods, stabless steel (formerly 60200). Stable, earbon steel (formerly 60200) (report stable, seventh from in 67000).	Skelp, alloy steel, enough stainless (formerly 600300) Skelp, stainless steel (formerly 600300)	(See Special Provisions, §§ 572.2, 572.18, 572.20) Steel bars, including her sites shapes. Bars, cold finished full cold drawn or cold relied fasts, remarks for special sections in colds or cut lengths): This state have section steed.	Other searon steel bars. Stainbea. Alloy, croppt stainbeas.
Dept. of Com- merce Sebestule B No.	001000	601130 601130 601130	601201 601203	601200 601207 601211	I I I I I I I I I I I I I I I I I I I	CAN TA	601709 601709	601510 601810 601810	018109	601910 601910 601910 601850	0001000		000000
Vall- dated licetse required	N ON MA	ma ma	RO RO	RO RO RO	RO RO	BO at	RO	RO	R0 R0 R0	M M M M M	RO	RO B	RO
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Code	TILL E		44 4	664	E E	44	L, tom	Lt. L ton	43	L ton	Carst		S, ton
Ommodity		led and woven includ- tent and country of	Other natural grantiles of edition. Other natural grantiles. Other natural grantiles. Other natural grantiles. Electrodes for furnase or electrodytic work (specify size). Carbon formities for motions, and for starting, lighting, and significan equipment.	Other brushes and brush stock in the form of blocks, plates, and brush stock in the form of blocks, Lighting carbons. Relinelory carbons, retords, and stappers. Graphite greases and intricants, thefading, but not 13 limited to, abstrato, squarese, thefading, but not 13 limited to, abstrato, squarese, greater and obline.	Carbon or artificial graphite electrodes other than for humaso or electrodets were finedly stan freport electrodes for furnace or electrolytic work in 347300., Carbon and graphite products (including artificial), p. 6. (specify by name).	Antonia Commontatased (muscovite and phieopitie): Block, film and splittings, which conform to ASTM. In or India—Calcutta standards. Manufactures, m. e. e., enosty peep hele covers, stove. It withows, and elements for hearing appliances (nee-	hit by process and item) (report ground or puivre- ined in 531200). Market and (contabiling 85 percent or more suffer) (derawely 571400) (report sulfur cres or crube sulfur of the thin 85 percent scalar content in 56000) (see	Sulfur, crusted, ground, refined, sublimed and flowers (see § \$72.16). Angresium schaute (take, stentite and soagestone), crude and count	Magnesium silicato (tale, stostite, and soupstone) manu- factures, except soupstone sabs. Quest erystal, nru- quert erystal, nru- querta erystal plates	Cryolite, mitural and artificial Yvacilite and allified minerals, eracle, ground, or ealched. Iron pyribes Comprons pyribes Sulfur core or crude sulfur (of less than 85 percent sulfur Sulfur core or crude sulfur (of less than 85 percent sulfur	continut) (formerly 571-870). Bellomonds suitable only for industrial use n. e. c. (see § 570.4, 37.4). Solutionals, rough or unutur, suitable for cutting into germ cleans for all the 1.55 m.	Discond bearings (see §§ 573.1, 373.9). Jewel bearings, except diamond. Ply from	(See Special Provisions, §§ 373.2, 373.10) Fig from, all grades (specify grade)
Dept, of Com- merce Schedule B No.	545139 545130 545130 545130 545130 545130	\$45000 \$45000 \$47210*	-	And the same	*8089	251300	571-010	000ETS		196012 19608 19608 19608	*900000	30008*	600,000

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The state of the s	Commodity	Sted will product, rolled and finished—Continued. Tempiste, decembed, embosed, lightformbed, lacquered, or otherwise sivanced, inclusing lithographic missing transformers, which control forthe and silences.	1111	Curbon steel (formerly 905100). Alto steel (formerly 905100). Alto steel (formerly 905100). Rails, except standard toe rails (report relaying rails	Our board): Curbon steel (formerly 805100 and 805200). Alloy steel, including stainless (formerly 605100 and	Relaying rails (report rerolling rails in 661170; rail scrap in 661000;	Rail joints and splice farr: Carbon steel (formerly 605409). Aloy steel, including stainless (formerly 606410). The plabes	Switches, frogs, and crossings: Curbon steel (formerly 60530) Alloy steel, including stainless (formerly 605300).	Hallway bolls, must, washers, and book nusk. Trackwork and track accessories, n. e. c.: Rall bonds, wire (formerly 908189). Other trackwork and track accessories n. e. c. (for-	merty 65450 and 62000). Pipe, tubes, and tubing, n. e. e. (byte assemblies specially labricated, for particular machines or equipment about he reported as parts of auch machines or equipment	ment): Presure Tresure and tubing (including bother tubes and	Carbon steel, seamless (formerly 600000 and 60700) Carbon steel, welded (formerly 608100 and 60700) Alloy steel, except stainless, seamless (formerly 60600)	and 607305) (report stainbess in 607300). Alloy steel, except stainbess, welded (formerly 606300) and 607300, treport stainbess in 705300. Oil country price (including drill pipe, casting and tub-	ing) (see § 200.2); Seamless, rethors steel (formerly 606250). Seamless, alloy steel, except stainless (formerly	Weided, carbon steel (formerly 606350). Weided, alloy steel, except stainless (formerly	Line pipe, curbon and alloy steel, except stainless (see § 300.2); Seamless, carbon steel (formerly 000200).	Seamless, alloy steel, except stainless (formerly 60620). Welded, earbon steel (formerly 60630). Worked, allow steel formerly descriptions (formerly	Standard price, and silver, except standard prices. Standard price, except standard price, except except standards.	Seambers, palvamined (Germerly 607705) Welder, black (tornerly 607000) Welder, palvamined (formerly 607200) Mechanical tubing extreme side (formerly 607200) Mechanical tubing extreme side (formerly 607400) Mechanical tubing extreme side (formerly 607400)	607-800. Pipe and tubing, stainless steel. Pipe and tubing, out on seel, n. e., except pipes, 17v-	etco and spiral tooms, nins, and spaced, andered; spiral-weided pipe, and vibribed steel pipe (formerly corrids and approx).
	Dept. of Com- merce Schedule B No.	604190	(04510 (04520 (00500 (00000	005110	605230	000000	605420 605420 605430				-	606000 606000 606000	901909	605230	000000	000000	000000		000000		
	Vall- dated license required	BO	RO	RO RO	ROOM	RO	RO	BO .	RO RO	RO BO	BO	RO	RO RO		N N N N N N N N N N N N N N N N N N N	MMMK	RO	RO	MMM NOO	RO	t of Stafe.
	GLV dollar value limits	1,000	1,000	1,000	1,000	1,000	1,000	100	1,000	001	1,000	1,000	1,000		888	8888	1,000	1,000	1,000	1,600	the Department of Stafe
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	Unite	4	35	44 44	1 44	44	55	The state of the s	55 5	15 55	191	44	2 22		999	4444	55	The state of	eee e	17	authorins
	Commodity	Stead mill products, rolled and fraithdel—Continued s, conserte reinforcement (all concrete reinforching ars, whether pishe, deformed, round, or square and lifed from mare higher steels, roll steel, or act steel, in site or an inner higher steels, roll steel, or act steel, in this or can be ingited to the control of the	Bars, bed-sellerd, except tool and bellow drill steel bars (all regular bars and special sections and the stages under 3 inches) (report tool steel bars in 600000 and hollow drill steel bars in 600000 and hollow Durbon steel. Bars, projectife and shall steel (formerly 600000). Liston shall bars (formerly 600000).	er carbon steel hars (formerly 90390). Joseph Architecture (formerly 90300). projectile and Shell steel (formerly 90300). projectile and shell steel (formerly 90300).	el hars; on steel (formerly 60200)	drill steel bars: on steel (formerly (02000)	lates (hot or celd-reilled), not fabricated: 1 on steel (formerly 6001g) and 600130). Holes steel (include stainless-clad plates) (formerly state-end outstain.	Alloy steel, except stainless (formerly 600170 and 900180). I. Seel shorts, black, untartwanted (assinding painfed): Carbon steel (including black ivon sheets) (report tin- mill black thate in 600100):	it-rolled (formerly 60539) and 60900)	Advention y steel, except stainless: of critical	_	NGCSO, NGCSO, ROLLO and NGSSO), a Flat palvanined sheets flormerly 60250 and 600460) Steel sheets, conside, except galvanied (all steel grades) flormerly fitting wittin and disting.	-	Steel strip, coated or unconted, except electrical (report	regied earbon steel, gliding metal chal regied narbon steel, encept gliding metal chal regied stainless steel	Cold-reflect alloy steel, except stainless Hot-rolled carbon steel, gliding metal chad Hot-rolled carbon steel, except gliding metal chad Hot rolled extensions at the stainless	rolled alloy steel, except stainless III black plate (formerly 603520 and 603530).	pictics cocclaim, timpiste (formerly 604000, 604110, and 604130).	Circles, cobbles, strip, and seroll shear butts (seme- ery 601300). Hot dipped. Secting the coaled. Timplate, decembed, embossed, lithographed, hoopset-	ed, or otherwise advanced, including hthographic integration. Short temeplate (brinerly 604300 and 620998) (report long terre closely to 50004).	Armor plate classified in Schedule B No. 603165, requires export authorization from See \$700.5, Note 1.
	Dept. of Com- Com- Enerce Schedule B No.	Bars, chars, rolled	Ografia Parters	Allay Bare	Tool st. Carb	Hollow Carb Alloy	Carb Carb Stain	Allo Steel s Corb	語の道	A SHOP	Steels	Steel Steel	Electri	Steel s	2000	Celebrate	Thurst	H &	9 "HEF	Short	er plate,

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	Vall- dated license required			RO	RO	RO		BO	80	nt nt	RO	RO	RO	at	80		0000	100	PRO CE	RO	080 080		RO	300	RO	RO		2000	E S	000
1	ATIO Adollar Paller			None	100	23		100	190	1,000	300	200	None None	18	Nome		nng	100	8 8	300	NSE		300	88	100	14		8888	100	88
	Processing code and related commodity group		U THE	MINE	NONE	MINL		CDGS	MINT	TNPL	STEE 38	STEE 38	Tool	CDGS	TOOL		TOOL	NONE	CDGS	CDGS	MINI NONF MINI		STEE	NONF	NONE	MUNIT		STEE 20 STEE 20 NONF MINL	STEE 30	NONE
	Chair			-	47			Lib.	The Late	E	47	43	Na		No.		555	Dec. pe.	Dee pt.	Gross	Gross Gross		Lb.	35	The state of	Lb.		2222	1 30	133
	Commodity	Metal menujoriures-Continued	Hollow ware, solid or plated, and specially fabricated parts, n. e. c.	Platinum and platinum affled metals (specify type of metal) (formerly (92005 and 692005).	Aumintan formerly 6807001 Ospper, bess and hunne (specify type of metal) (fer-	Other metals, except inn, steel, and precious (specify tyres of matal) (formula 2000)6.	Cooking, kitchen, and hospital upmsils, and specially fab-	Stamped and spun: Aluminum (formerly 630739) Corners Person the Person Presents of season, de-	merty 66308 and 64750. Other nonferrors metals, except treations (specify type	of metall (formerly 660186). The cuts (peckers or entrary type) finished or unfinished, and except for the peckers of entrary type).	Ware springs (all steel grades: Bed and craming springs, except complete bed springs	Cornerty soules. Wire springs. Wire springs. A. c. thermore 800000.	Tools (all metals) n. e. c. Hacknaw blades, power (formerly 74481) Drills and bits, hard-surfaced steel and tungsten-carbide	types for marry 41,720, frepart types for power-friven tools in 745281. Jacks, hand-operated, and parts, with lifting espacity of 11 tools or more freducting band consisted buffership.	jacks) (report packs for construction and maintenance in 722645; jacks for garage use in 70385). Tools incorporating industrial diamends n. e. c. (include	stags containing diamonds (formerly 615605 and 62180) (see §§ 373.1, 373.1, 373.9). Tool bit blanks:	Containing tungsten earbide (formerly 66300) Moly bdennn tool let hanks (formerly 669196) Other nool but hisnis (formerly 620017)	Base hardware. Bings and butts: Aluminum: copper, and sine Cormerly 530008, 64200.	and 650050). Brass and brease (formerly 640000). Other metals, except from and steel (formerly 66000).	Wood strews. Briss and bronze (formerly 646900).	Abunitous (formerly 60008) Abunitous (formerly 60008) Other metal (dyendy type of metal) (formorly 60008)	(report inti and steel wood screws in sisting). Bolts, servers, and washer, n. e. e., not considered the fabricated for national servers.	ment (specify by mane): Iron and steel (formerly \$60,000) (report rafersy track	consectucion and maximismos hardware in 60,9900). Breas and foreign (formerly 647968). Phosphor bronze and other copper-base alleys (for-	Alternative State and State Connectly 63098,	Other metals of the control of the c	Wire malls, staples, and spikes (all malls, staples and spikes made from wire):	Other and Carron see Jonney water Other see (formerly 60000) Copper, brass and bronze (formerly 60268 and 647068). Other metals (formerly 608189)	Anna, suspens, and spiners, except wire. Inter and exchon stelled (formerly 609300). Other stell formerly 609300.	Copper, beass and bronze (formerly 642008 and 647008). Other metals (fermerly 669198).
	Dept. of Com- nerve Schedule B No.				000119	060119		612030	612130	612280	623839	613830	615430	617898	¥106/19		617905 617905 627905	003030	628130	111	018280		190819	ENCHIS ENCHIS	990319	230329	e dines	1000	122819	618273
1	VMS. dasted dested license required		RO			RO	RO	RO	RO	MO MO	80	Pag	BO	ROO	RO			RO	BO	RO	RO	RO B	OM	80	DO DO	RO		RO	RO	RO
	doslar rable links		100	4		100	300	88	1,000	100	100	-	100	981	991			190	100	100	200	000	900	901	00 00	8		Nome	100	18
	Processing code and related commedity group		STEE 17			STEE	STEE	STEE	STRE	STEER	STEE		STEE 13	STEE	STEE 1 STEE 1	200		STEE 13	202	STEE 13	STEE	STEE 13 STEE 13	STEE		STEE IS	STEE		MINI	NONE	MINI
	Unit		43			44	95	The state of	44:	55	5 5		13	199	TP PE			Lb.	Lb	Lb.		555	el l	43 :		12			T	
	Commodity	Steel mill products, rolled and finished-Continued	Pipe and tubing, alloy stock, energy stainbow, n. e. e., ev- cept pipes, riveded and spinal bubbs, must said mokets includedly spinal studied rives and virelland with	(formerly 607705 and 620668). Seel wire, n. e. c. fall round, shaped, and flat wire re-	gardies of use) (report insulated wire and cable in 70610-70885):	Uncosted wire, carbon steel (fermerly 608100). Uncosted wire, alloy steel, except stainless (fermerly	Uncosted wire, stainless steel (formerly 608100). The wires for reinforcing bers, maleusined wire.	Galvanized ware (all steel grades), n. e. c. Coaled ware, except galvanized (all steel grades):	Alloy stock cropts statished (formerly 600109) Sterilise chall diversal account	Barbod and twisted wire.	stustes instrument wire; and spring wire, plane grade (formerly 809188). Other steel wire, n. e. c. (formerly 808188)	Coalings and Jergings	Castings, fron and steel, rough and semifinished: Radiway est wheels (chilled iron wheels) (formerly 606015).	Allow steel costings Allow steel costings, except stainless (formerly 610450) Stainless steel costings (formerly 850450).	Pergraps, yough and semidinabled. Carbon steel (formerly flulytti) Alloy steel, including stainless (formerly 610800)	Reilway our end iccemolite wheels, tires, and axies (yelled end/drynd).	(See Special Provisions, §§ 373.2, 373.16, 373.20) Wheele without refer of a line	refers, which there is no wheels in \$1000); security and give analysis) (report chilled from wheels in \$1000); Relivery cur wheels, including trailery, carbon steet (for- months faster is	-		Loomotive wheels, aloy steel. Attes, without wheels (if aloy, specify and give analysis):	-		-		Locomotive axies, fitted with alloy steel wheels	Metal manafachure (See Starcial Provincers, 16 203 14, 201 to)	Table flatware and specially labricated parts, n. e. e.: Platinum and platinum alled metals (specify type of metal) (specify type of	Alemisum, copper, brass and bronze (specify type of metall (formerly 63098, 64298, and 64799).	Other horisorous metals, except precious ispecify type of metal) (farmerly 660/88).
Thurs of	Com- merce Schedule B No.		607710	1	-	008130					002230		610000	610410 610492 610492	959009	il.		SESSE	910019	dioing division		GUNGS GUNGS	IA.	GLOGIS	825019	610538		005119		OF CELES

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GLV dollar value limits re		300	1,000	1,000	100	100	1,000	1,000	1,000		88		88	***	88	100	Į.	4100	000		4 100			* 100	Ī			Made seesall	of here not	2
Processing code and related commodity		STEE	STEE	STEE	STEE	STEE	STEE	STEE	STEE		ANON	MONE	NONF		NONP	NONF		STEE	1000		STEE			STEE					times the working	seitive List entry
Unit		Lb.	179	47	Lb.	. Pp.	Lb.	44	No.		4:	3	99			1.6		43	-		17			Lb.					stely five	by this Po
Commodity	Metal manufactures—Continued	herisated, punched or shaped, n. e. c. stemetly and shabe).	620998). Penstock for conducting water (sections fabricated	from ruled steel plate) (formerly 9049 90). Storage tanks, unlined (all steel grades) (specify type) (formerly 60490) (report hanks as shipping out-	tainers in 619011-629022). Steel tanks, lined, n. e. for storage of gas or lower	per square inch (see § 173.2) (formerly 620915).*	Culverts, corrugated or plain, costed or uncosted, with	Former poots, from and steel (formerly 62000) has been been been been been been been bee	out appuriesances: from and steel (predity by mane) (hernerly 604500) Forders rootable and knockdown, and specially fairth-	outed parts n. e. c. (all metals) (formerly 698500 and 888600).	Construction materials. Sale, sections, stort frames, door and window. Sale, sections, (formerly 636910).	Brass and tremps (Sormery braws) (report and said steel in (1888a)). Construction materials, m. c. c.:	Aluminum (specify by name) (formerly 630909) Other metals (specify by name and type of metal) Other metals (specify by name and type of metal) (formerly express olities and 650909) (report	fron and steel construction materials, n. e. e. in 618985. Venetian blinke (mediating slats and strip) and specially	Ahammum (bernerly 60000) Brass and bronne (fermerly 60700) (report steel vene-	tisn blinds and parts in 628601. Chains, n. e. c., and specially fabricated parts, n. e. c.: Reas and bronze (formerly 64798) (report from and	steel chains in 618994 and 618969. Shipping containers for oil, 82s, and other liquids and	solute (an include) treport storage same in mooring and discount and discount for the storage same in mooring prilled on exceptions canable of withstanding pressures	over 300 lie, per square inch where the value of the containers represents 20 percent or more of the total	value of the container plus contents; not including drums and container stateinsted of, or fined with, any correspondents materials as defined in the "Gen-	eral Notes to Appendix A." (formerly 620030) (see	ruped gas cylinders of a may extract expected in the cylinder with any extractor existent make rate of cylinder in the "General Notes to Appendix	A" where the value of the containers represents 20 percent or more of the total value of the container	plus contents (parabers) account. Filled drums and containers for transporting gas or these drums and containers for transporting gas or these drums are not a state of the content of the containers of the conta	sures over 30 lbs, per square inch where the value	the total value of the container plus contents; not included raine and containers labricated of, or	lined with, any correston-resistant materials as de- fined in the "General Notes to Appendix A" (see	1 373.2) (formerly 626920).4	The pressure ratings stamped on metal drums and containers are the working pressure, when absents maximum safety margins. The actual pressure expectly approximately five times the working pressure, (Any maximum safety margins. The actual pressure expectly, he approximately five times the working pressure.	under this Schedule B number winen so not mare a prose
Com- Com- Barce Schedule B No.		236519	1	518967	618971	12619	576613	61189074	628976		180819		286813		508000			Anomi				SEMIL		619012					The pa	containers
Vall- dated license required		RO	RO	RO	RO	BO		ROOM	RO	RO	RO	RO	B0	00	P	RO	RO	BO BO	RO			a	1 pt 2	RO		BO	RO	RO	RO	-
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Processing code and related commodity group		NONE	MINT	CDGS	MINI	MINE		CDGS	MINL	NONE	CDGS	NONE	MINIT	around a	NONE	CDGS	NONE	MINL	cods			0440	STEE	STEE		STEE	NONE	NONF	MINL	
哲		179	126.															1.0	14				99:	9 19		47	Lb		Lb.	
Commodity	Metal manufactures-Continued	passe partners - continue and street wire - Continued Tacks, including thumblacks, copper, brass and Tacks, including thumblacks, copper, brass and	Tacks, including thumblacks, other metals, except from and sheel (formerly 600198).	Builders' hardware, n. e. e., and specially indicated parts, n. e. e. (specify by name): Process of the confidence of th	Other size recent of plants of the control of the c	64268, 652388 and 63896). Other metals (specify type of metal) (formerly 69218) Interest from and steel builders hardware n. e. c. in	615000). Furniture hardware and specially fabricated parts,	n. e. c. (specify by mame) Brass and bronne (formerly 46000), Other copper-base alloys (formerly 669189)	Assiminate copper, seed, and tune tochnery toomes, 64508, 643188 and 685083. Other metals (speedly type of metal) (formerly 66018).	Care and marine tandware n. e. c., san apecually acce- cated parts, n. e. c. (specify by name). Bress and become anchor rates and cabin books (for	merty 647960. Other copper-base alloy cut and marine hardware, n. e. c. (including beas and bromet Garmer's	669000. Car and marine hardware, n. e. e., of: abunitum;	opper, and and and partners, cores, cores, cores, other, other metal car and marine hardware, n. e. c. (a transfer of the cores.)	varies, frights and said sees on and said said. Hardware, n. e. c. (specify by name):	Brace and became cable changes, epochs (compt snoe and electrical plumbers) furnaces, section brackets; trempose, section brackets; trempose, section brackets;	Other brass and bronze hardware, n. e. e. Gernerly 649000.	Aluminum: copper; and nine formerly 62008, 65398, and 65808, and 65808).	Other metals (formerly 69918) (report fron and steel hardware, n. e. c. in 618010).	Other copper-tase alloy (including brass and broads)	with working pressure not entereding Life Foll W.O.G. ratingst, and specially labeleded parts, n. e. c. (specify	by hannel (partnerly season empart pipe saves such such tage pressures over 125 PSI W.O.G. rating in 77460). Pire fettings not specially shoppeded for particular me-	chines or equipment. Iren gipe fittings:	Cast from pressure pipe littings (between 900.00) Malleable from screwed pipe fittings (formerly 605200)	Malicable from pipe minings, except screwed (sometry of 1700). These solves distinct in a a demostly by manual distinctly	600000 and 607788) (report east-fron soil pipe fittings	Steel pipe fittings (specify by name and grade of steel) (formarily signal)	Copper-lose alloy pipe fittings (including brass and bromat pipe fittings (specify by name) (fermerly 645430).	Pipe fittings of aluminum, copper, leaf, and nine for- mode gross arross actions and albeing	Other metal pipe fittings (specify by name) (formerly section)	Patricisted steel predicts:
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Vall- dated lleense required	BO		RO BE	-	OCCOCC			ROOM	BO	HO	BO	N. State	OOOOOO	AND HISTORY	SSSSSS	Control of the same	100000000000000000000000000000000000000
GLV dollar value limits	91	28	18 18	Nome	None and Non	8 8		848	N	84	001	1,000	Sanas	None 25	nusss	Sugusi	SHM
Processing code and related commodity group	STEE	STEE	NONF	MINL		NONF		NONP NONP NONP	NONE	NONF	STEE	STEE	NONF GIEG GIEG NONF	MINI	NOONE NOONE	NONF OILEQ OILEQ NONF	NONF NONF MINL
Unit	4	44 :	44 4	3 5	12444	4 4		555	4	No.	TP.				43		43
Commodity	Metal powders — Centinaed Metal powder for use in the manufacture of magnetic cores for radio and other schotchast equip	(see § 573.2). Other curbonyl ivon powder (formerly 620839). Alexinom occupanti powder (formerly 620830). (aluminum content) (formerly 620830).	Beryllium copper (Seculet'y 64400) Phosphor copper (specify copper content) (Sermety 69180). Other copper and copper-base alloys (specify type of	metal) (formerly 65888 and 64398). Beryllium and beryllium alloys, except beryllium copper (formerly 6680).	Mapeleman (formery westen) May belenan (formery westen) Translaim (formerly westen) Translaim (formerly westen) Translaim (formerly westen) Nickel-chause-borns powder (formerly 69808)	Dutch metal; gilding, gold bronne; lead; and moked finkes (formerly allyse, 60358, and 65498). Other netal powders (specify type of metal) (formerly	606006 and 6681850. Foll said feel (best than 300 lack in thickness) (report recent hearlest feel in 800000.	Apper outside 20th in section. Abundance (Ornerly 80800). This sell (formerly 80800). Other foil and leaf, except gold and silver (specify type	of metal) (see § 270.5). Type, for princing (report type metal in 651500) (formerly 65200).	Absorbing formerly 5000005. Absorbing formerly 5000005. Other metals (specify 15pp of metal) (report from and steel steps in 619001) (formerly 6000006).	Meeta manuscures, n. e., nos speciosay natraneta as particular machines or equipment. Iron and steel (specify by name): Punchings (including stampings), from and steel, 1 except electrical steel (scrueity 63050) (report relectrical steel punchings, including stampings, relectrical steel punchings, including stampings.	in 709500). Steel shot (formerly 50096). Flexible tabing, except electrical (formerly 52096). Other metals, except precious (specify by mane and	Abstraction insensation (formerly 600968) Anti-fretion manufactures (formerly 600189) Anti-fretion manufactures (formerly 60189) Antimory manufactures (formerly 60188) Eabbritt metal manufactures (formerly 60188)	Deryllium and beryllium shot mandhelures eroept Deryllium and beryllium shot mandhelures (formerly 66416), Deryllium and beryllium shot mandhelures (formerly 66416), Diractic beryllium (formerly 66416), Diractic beryllium (formerly 66416),	Binnessillo charles factors (bernerly 600850) Binnessillo charles factors (bernerly 600850) Binnessillo rivideo material (bernerly 600850) Brass or bronne lawn syntakers (bernerly 60000)	67798). Copper minufactures (formerly 60798). Lovar metal manufactures (formerly 60798). Led manufactures (formerly 60798). Morel metal manufactures (formerly 60798). Noted manufactures (formerly 60798). Noted manufactures (formerly 60798).	Sevenant metal and metal composition materiares, n. e. c. (formerly 698198). The collapsible tubes (formerly 65608). The manufactures, n. e. c. (formerly 65608). Other manufactures, n. e. c. (formerly 65608).
Dept. of Com- merce Schedule B No.	612619		*0160 6380 6380	*	619130 619130 619130 619130			619220 619220 619220	028619	619903 619903	018810	000619	00000	*00500	0000	800000	00000
PARTY PARTY P																	
Vall- dated license required	B.0		RO	RO	BO		RO	RO	000	NO ON ON	OOOOOO OOOOOO	000	OM OM	RO	ROO	MW WO	ally allow re. (Any c pressure
GLV Vall- dellar dated value license limits required	*100 RO		300 BO	100 RO	100 BO		100 RO	100 RO	1777	S S S S S S S S S S S S S S S S S S S	Nome RO Nome RO Nome RO Nome RO		Name and Nam	. 800 R.O	800 RO 100 RO	800 RO 100 RO 800 RO 800 RO	which usually allow ing pressure. (Any een are not pressure
			-		1000		-		91	20000 000	DATE OF SHIP	N 1	W	100	1000000	August and	ing pressures, which usually allow times the working pressure. (Any examped thereon are not pressure
GLV dellar valoe limits	*100		A STEE 100	A, STEE 300	A. STRE 100		A. STEE 100	100	STRE 100	ees a	None St. Non	and Anon	NS NS	000	990	8000	the working pressures, which usually allow the properties the working pressure. (Any une rating stamped thereon are not pressure
Processing GLV code and related related commodity limits group	Lb. STEE	barer bythocarbors of 5 or more rathons outside. Abricated of, or lined with any corresist-resistant materials as defined in the "General Nodes to Appetration and Appetration of the Apple	A STEE 100	A, STEE 300	STEE 100	including drums spir dontainers falcousted of or Timed with, any corressor-resistant unitarials as defined in the "Graceral Notes to Appendix A" (see §§ 371.18), then the correspondix to Appendix A" (see §§ 371.18),	A. STEE 100	Lh. NONF 100	LA. STEE	NONF 100 MINIT 25	LA MINL NOSE EN NONE EN NOME E	and Anon	Sq.ft, NONF 25	Lb. STEE 600	1, covery, insulated, (report insulated, the 7081k-7085) (10 to 10	STEE 800 STEE 100 STEE 100 STEE 800	Type of metal) (formerly 608198). The pressure rathers stamped on metal drams and containers are the working pressures, which usually allow maximum seleky margins. The actual pressure enpoidty is approximately free times the working pressure. (Any maximum seleky margins, 18 number which do not have a pressure rating stamped thereon are not pressure arting stamped thereon are not pressure.

The pressure rations stamped on metal drams and containers are the working pressures, which usually allow maximum select margins. The actual pressure capacity is approximately five funes the working pressure. (Any containers under this Schedule B number which do not have a pressure rating stamped thereon are not pressure and me not subject to the validated forms control imposed by this Positive List entry.)

Vall. dated heense required		BO	RO	RO	BO	BO	BO	BO	RO RO RO	BO	RO	RO	RO	BO	RO	BO	RO	100		RO	N N N N N N N N N N N N N N N N N N N	80	RO	BO		RO	RO	ROOM	RO	0000	PO	RO	
GLV dollar value limita		R	100	8	None	N	100	8	1900 Notice	n	300	8	100	N	None,	M	N	M N	1	None	N 200 M	10	300	8		300	100	888	100	Sas		300	
Processing code and related commodity group		NON	NONE	MONE	NONE	NONE	NONE	ANON	NONF	NONE	NONE	NONE	NONE	NONE	NONE	NONE	NONE	ANON	NONE	NONE	ANON	ANON	NONE	NONE		ANUN	NONE	NONF	NONE	NONF	NUNE	ANON	
Units		Lb.	Lb.	Lb.	Lb.	Lb.	Lb.	Lb.	555	Lb.	I.b.	Lb.	Lb.	Lb	TP	N	43	47 :	4	Lb.	25	1.6	Lb.	197		40	15. I.b.	444	17	144		4	-
Commodity	Opper-base alloys (including from end freeze), errop, and primery from-Continued	Copper-base alloy smap, except beast, bronze cupro-nickel	and maked street, or oseman surer (normany cosees). Brose, bronne and nickel silver, or German säver, ingots	(formerly 641000 and 660000). Copper-base alloy ingots, energy brass, breams and nickel	silver, or German silver (formetly 566988); Beryillam copper has, rock, and other crude shapes (extraded, rolled and drawn) (specify copper conbun)	(formerly 664005). Phosphor copper rods and bars (specify copper content)	(formerly 600188). Bress, bronne and nickel silver, or German Silver, bars, rock, and other crude shapes (extraded, rolled and	drawn) (formerly 648800 and 652000). Other copper-base alloy burs, reds, and other crude shapes	(extracted, rolled and drawn), formerly connect. Brass and brome blanks (formerly 64786) Brass and brome chicke (formerly 64786). Beryllium copper plates, sheets, and strips (specify cop-	per condent) (formerly 8680S). per condent) (formerly 8680S). per condent) (formerly 8680S). eugre-nickel strip (specify copper content) (formerly cupre-nickel strip (specify copper content)	Brees, bronze and mirkel silver, or German silver, plates, shoets, and strips, energe brace and bronze blanks and	circles (formerly 645000 and 610000). Other copper-tase alloy plates, sheets, and strips (for-	merly 664268). Brass and become pipes and tubes (pipe colls included)	Commercy 64,000.	Contracts several. Beryllium exports pipes and tubes (specify copper content) (Correction opports)	Seamen of the season of the se	Other copper-base alloy pipes and tubes (pipe coils in-	Current local resistance wire, Dumet wire, and thermo- couple wire (specify copper content) (formerly 69958).	Phosphor copper wire enitro-nickes wire const. In the sistance wire, and nickel-silver wire (specify copper const.)	Revolution comparty seeded. Berylliam copper wire, bare (specify copper content) (for- men's fixtoric	Brass and bronze wire, have (including phospher bronze). Brass and bronze exclings and forgings.	ther limits copper costings, rough and semi-interest types- ify copper content) (Sementy 66198).	semi-factoried (specify copper content) (formerly 660186). Brass and bronze in primary forms, n. c. c. (specify by	name), Other opper-base alloy primary forms, n. e. e. (specify	by name, thormenty conseed. Lead over, concentrates, soup, and primary forms	(See Special Provisions, 16 372.1, 273.11, 373.14, 372.34)	Load over, concentrates, matte, and one pulmer (see content).	Lead page, hars and anodes (include blocks and ingots). Lead sheets, stripe, and pige (include beauts)	Lead plate, including battery plate, and accomment as complete battery units (formerly 681857).	A type meeting band. Babbitt metal (stoogs sersp and dross) (formerly 602000).	Leed and leaf-base alloy primary forms, n. e. c. (specify by name) (formerly \$51598).	Nikkel ores, consoruitrales, arrep, and primary forms (See Special Provisions, §§ 373.1, 573.11, 373.16, 373.20)	Nickel ore, concentrates, and matter
Dept. of Com- merce Schedule B No.		900999	001149	664000	¥9009H9	906379	906779	0063999	645000	645000	645000	645000	645300	990099	¥000099	645300	645300	645700	645700	*002519	645700	047913 *	647950	667900		***************************************	908005	620230	600000	6KIRIS 6KIRIS 6KIRIS	60103	-	100909 1
Vali- dated license required		1	RO	RO	O M M	RO	NO OR	NO ON		RO	RO	RO	RO		RO	00	00	RO		RO		9	RO	BO	RO	RO	RO	RO	6	RO		RO	
GLV dollar value limits			200	None	None 800 800 800	Nome	None None None	Nome		1,000	8 19	N	200		200	900	1	100		300		900	200	100	1000	28	98	8	-	100		200	
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Unite		10	55:	25	555	The state of	555	25		L. ton	L. tod	1.6	IA		55	47	1.5	4 4	h	141			17	T.P.	41	44	1.6	IA		4		55	
Commedity	Ferredloys	(See Special Provisions, §§ 375.1, 373.10, 373.10)	Ferremanganese (specify manganese coulent) Spicyeleisen	Ferrochroms (specify chrome content) Ferromolybdenum (specify molybdenum content)	Ferrowansdium (specify vanadium content). Ferrophosphorus (specify almosphorus cantent). Ferrosphora (specify allicon content).	Ferrotitanium and ferro-carbon-litanium (specify tita- nium gentent).	Ferrodungsten (specify transistin content) Ferrodunhlum (specify objumbium content) Ferrodunhlum-sartulum (enselv silon content)	Ferrestrocatum (specify strontism content) Other ferrosiloys (specify by name and alloy content)	Alteniasm eres, concentrates, acrep, and primary forms (See Special Provisions, §§ 272.1, 272.11, 272.16, 272.20)		-		pets, pigs, blooms, and slabe) (semerly 530000). Aluminum plates and sheets, flat and colled, including	strips, except corrugated sheets (0.000 inch and over an thickness).	Aluminum bars and rods, rolled or drawn (9k inch and	meet (rejon) through the sent total monoral car- ment (2000). Alterniting carried above and tuber (resolfs be name)	(formerly 53050). Abreviews sentimes and beginns worth and considerabled	Aluminum wire and cable, bare (including aluminum 1.	cable, steel reinforced—ACBR) except wedding rods and wire (specify by name) (formerly 630000) (report welding	Abunium primary forms, n. e. e. (specify by name) (for-	Capper eves, concentrates, errop and primary forms	(See Special Provisions, 45 373.1, 373.16, 373.16, 373.20)	Copper mater, regimes, una natural copper as present of con- verter copper (copper content).	Refined expres in outbodes, billets, inputs, wire bars and other erude forms (include anodes, formerly \$4000)	Copper strate. Copper strate. Conner release and tables	Copper plates, sheets, and strips Copper rods and bars (report copperweld rods in 642330;	and wire hars in 641,200). Copper wire and cable, bare, for electrical conduction only	708300-700803. Copper wire and cable, here, other than for electrical	40.0	b	Opportone allow (nothing brass and bream), scrap, and primary forms	(See Special Provisions, §5 513.1, 313.11, 313.15, 313.20) Cupes-sicked servey (formatty 50319) Bress, bronze dod nickel silver, or German silver, sorap	Upermerly 644000 and 661000).
Dept. of Cem- merce Schodule B No.			6001309	CCOOKS CCOOKS	622990	560200	600008 (C2008	80000		0100029	caooso	020029	100000		COUNTRIES	W-count		600000	gil.	059069		-	Name of the least	0051399	641306	662800	642530	642530	1	0062390	h	900000	

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1	Vall- dated license required	RO	RO	RO	BO	BO	BO	NO O	BO	BO	BO	80	RO	80	RO	RO	ROO	RO	100	NO O	RO	RO	RO	BO	RO	BO	RO	
	GLV dollsr value limiks	8	Note	980	300	Nome	None	None	300	18	None	None	None	a	None	None	None	None	None	None	None None	None	None None	23	None	None	North St	
	Processing code and related commodity group	NONE	MINI	MINI	MINL	MINI	MINT	NINT MINI MINI MINI MINI MINI MINI MINI	MINI	NONF	MINE	MINI	MINE	MINI	MINI	MINI	MINI	MINI	MINI	MINI	MINI	MINE	MINI	TOOL	MINI	MINI	MINI	
	Unit	Lb.	125	44	4	41	Lb.	555	I.b.	Lb.	Lb.	Lb.	LIA.	Lh	C. Ib.	Lb.	55	C. mgm	Lb.	23	44	Lb	44	E E	177	C. Ib.	99	Married Co.
	Commodity	Other semperous even, consecutates, serap, and princary forms (except precious)—Continued Cadmium alloys (formerly 664917)	Oerium. Oerium. Lighter flints (formerly 66408 and 66403) Lighter flints (formerly 66403)	Unromnium or exponente. Wetsal and electricates. Metsal and electricates bearing siloys in crade form, and	serap Cornerty sound. Primary forms, n. e. c. (speedly by name) (formerly 64820). Cobalt:	Oves, concentrates, metal in crude form, and cobalt-bear- ing sersp metal (including cotalt alloys and sersp con- taining 15 percent or more of cobalt by weight) (form-	eriy costaz and tostazi). Primary forms, n. e. c. (specify by name) (formerly 664925).	Columbiam or nicolomic. Ores and concentrates Metals and alloys in crude form (formerly 60800). Primary forms, m. e. e. (specify by name) (formerly meaning).	Management. Management of more more containing 10 percent or more	Manganese. Manganese copper, and manganese alloys containing less than 10 versent manganese, in crude form, and	scrap (formerly 654985). Mangainese melal and alloys in crude form, and scrap, (confaining 10 percent or more mangainese). Sormerly.	64340). Primary forms, n. e. c. (specify by name) (formerly 64340).	Magnesium: Metal and alloys in crude form, and somp (formerly	Princeton forms, n. e. c. (specify by name) (formerly	Molyphonium: Ore and concentrate (molybdenum content) (formerly	* Metal and alloys in crude form, and sorap (formerly	Notation Modernma wire (formerly 600108). Primary forms, n. e. c. (specify by name) (formerly	Radium metal (radium content) (formerly 664930)	Trantalum: Overs, concentrates, metals and alloys in crude form,	Tantalum rices and tantalum wire (formerly 669189) Other primary forms, n. e. c. (specify by name) (for-	Trianglem, immente, and rutile: Ores and concentrates. Metal and alloys in crude form, and scrap (formerly	Genoss. Primary forms, n. e. s. (specify by name) (formerly excess)	Tungsten: Ores and concentrates. Tungsten metal and alloys in crude form, and scrap	(speedly by name and tungsten content) (formerly 660280). Tungsten earbide die inserts (speedly tungsten content)	(formerly 652000). Other tumption metal and alloys in primary forms, other tumption metal and tumption content) (for a c describe by name and tumption content) (for-	merly 662800). Variablem: Ones and concentrates, variable oxide (rentoxide VsOs	content) (formerly 662760). Variadium flue dust (formerly 669198)	Meth and stoys in court court seems for a function of the stoy of the stoys of the stoy of the stoys of the stoys of the stoys of the stoys of the stoy of the stoy of the stoys of the stoy of the
	Dept. of Com- nerry Schedule B No.	*111199	664517*	664520 664522	664533	968636	600000	664530 664533 664535	6654599	1151900	1151999	664513	664547	684599	0004550	100,000	192100	€68357*	*192199	664563 664563*	664570	664573	064380	006383	0061983	10709	666385	200000
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	Processing code and related commedity group	NONE	ANON	NONF	NONE	ANON	NONE	NONF		NONE	ANON	dava	NONE	NONE	NONF	NONF	NONF			- VIII	MINI	MINI	MINT	MINI	MINI	MINI	NONF	ANON
	Usut	4	· Pr	44 ;	r r	44	1 4	44		C. Ih	dd 4	1 :	69	129	4 4	1 1	44				4	Th.		rp.	Lb.	47		d
	Commedity	Nickel over, concentrates, sorup, and primary forms—Con. Nickel metal in ingots, bars, rods, sheets, strips, and other crute forms, including serap (formerly 664300).	Nickel alloy metals in ingots, bars, rods, sheets, strips, and other crash forms, including scrap (report nickel silver in 64600-64000) (formerly 65400).	Nickel-chrome electric resistance wire (formerly 602000). Nickel primary forms, n.e.e. (specify by name) (formerly 50200).	Nickel alloy primary forms, n.e., (specify by name and nickel content) (formetly 604986). The even concentrates, acres and orinner forms	(See Special Provisions, 19 573.1, 373.11, 373.14, 373.24) Tin ove (formerly 64306)	I in story except (term size only increasing resource measured droses and servey) (formerly 66000s and 666900). The metal in ingests, piles, bare, blocks, anodes, cathodes,	state, and other some (see § 554.1). State, and other some (see § 554.1). The pinter, sheets, and other primary forms (specify by name) (formerly 65000).	Zine ores, concentrates, errop, and primary forms	Zine ore and concentrates (time content)	Zine dust (rine centerul) (formerly 658000). Zine cust in sides, pigs, or blocks.	Special angle graves, containing now over cooking and over 6,000% from, not ever 0,000% eachnium, no aluminam, and at least 96,00% afac.	High grade, containing not ever 0.07% lead, not over 0.02% iren, not ever 0.07% cadminm, no aluminum, and at least 50 50% time.	Prime western, containing not over 1.89% lead and not over 5.08% from.	Other sine cast in sights, pigs, or blocks (fermerly 67106, 67111, 67111, 67111, 67111, 67111, 67111, 67111, 67111, 67111, 67111, 67111, 671111, 671111, 671111, 671111, 671111, 671111, 671111, 671111, 671111, 671111, 671111, 671111, 671111, 671111, 671111, 671111,	and 65/389.		gine-coaled from and steel products) (specify by name) (formerly 688886).	Other nonferrous ores, concentrates, sersp and primary forms	(See Special Provisions, 16 573.1, 373.16, 373.24)	Antimony: Over and concentrates (including antimony matter con-	Metal and alloys in crude form (including regular, needle or liquated antimony, and antimony-bearing scrap	netal (semeny south). Primary (semeny south). Primary (semeny or e. c. (specify by name) (semeny degon). Resentions	Ores and concentrates Metal and alloys (except beryllium copper) in crude form and alloys (except beryllium copper) in crude	(Germery School). Primary forms, n. e. e. (speedly by name) (Sernerly	nestels). Biemath. Matte, simes, residues, and base builton.	Codmium dress, flue dust, residues, and scrap (formerly 604515).	Codminm metals (metallic shapes included) (formerly 624815).
	Dept. of Com- merce Schedule B No.				60000		100001	619999		662000			607100	667125	667198	COLUMN TO THE PERSON	657307	Add to the last			100799	664502	2007920	¥900599	*605509		**************************************	\$415f99

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OLV dollar trabe	Nome	900	Neme	Nome Nome 100 100	Nome	None None None	None	100	88	None	None	None	Norse	None	Nome	None		None None	None
Processing code and related commodity group	ELME 1	TRAN ELME 1	RIMEI		ELME 1	ELME 1 ELME 1 ELME 1	ELME 1	ELME 1	BLME 1 ELME 1	ELME 2	SATE ELME 2	ELME 1	SATE	ELME :	SATE	ELME :		RLMR1 ELME1	ELME :
Delt	No.	No.	No	NN No.	No.	222	No.		No.	No.	NN No	No.	No.	No.				No.	No.
Commodity	Electrical machinery and apparatus—Continued Self-contained generating sets, except Diesel, M. kilowatt Self-contained generating sets, except Diesel, over 36	Automative storage batteries, 6- and 12-volt, bad-acid type. Fower expections (static condensers) for power factor	corrections dermetry 70000 and 700000s. Transforming and converting apparatus, n. e. c., and parts, n. e. c., and Power and distribution transformers.	Over 20th, but any over not known on the 20th of the 2	erly 70240). Mercury power rectifiers (30 kilowatts and over) (report mercury rectifiers under 50 kilowatts in 702810).	Rotating convertence: Under 150 kinawatts (Sermetly 702710) 150 kilowatts and over (fortnerly 702710 and 702720) Mercury power rectifiers under 50 kilowatts (formerly 7	700000. Selenium battery charpers and other selenium rectifiers, except automotive shop types of 12-volt capacity or less.	Transmission and distribution apparatus: Switcherour Switcherour Switcherour Switcherour Switcherour Frinzes switchhourds and panels, and specially fab- frinzes particular and oil switcher in 70200c, other power switcher and oil switcher	and civilit breakers in 702000. Old efecult breakers and swritches Power spritches and power excludit breakers, p. 6. 6., and specially inhelated parts, p. 6. 6., Electrical cuantity measuring and testing instruments,	and parts: Ammolers, ohmmeters, microammeters, multimeters, and volumeters, all standards (formerly 708020 and	Magnetometers (formerly 91008). Magnetometers (formerly 91008). Other electrical quantity indicating instruments, non-proceeding, n. e. e., except hattery testers, hattery test-proceeding, n. e. e., e., e., e., e., e., and tastements of the will profest, and instruments of	Indocustory standards (specify by mane). Other electroniq quantity recording instruments, n. e. e., except instruments of laboratory standards (speedly	Dy James. Bridges for measuring impedance, capacitance and resistance (Semeriy 91936).	Spectrum analyzars, for processory use vortients (1996s). Other electrical besting instruments, n. e. e., except instruments of always assuments (specify by mann).	(Specially Makedone, or parts, n. e. e., for bridges for measuring impedance, or pacitance and resistance (specify	Dynamic Johnson, 9 stoods. Other parks, m. e. f., specially fabricated for integral- ing meetrs, except suit-hour, electrical quantity ing meetrs, except suit-hour, electrical quantity indistrict and recentling instruments, and electrical indicating instruments, except, absorbery standard indicating instruments, except, absorbery standard indicating instruments, except, absorbery standard indicating instruments.	(specity by manne) isometric process and respects. Motors and controls, n. e. e., and parts (report suitoyms, splyings and other syndhemats transmission systems in Theory. **Long concert placetes remembring motors for land	transportation vehicles. Motors, 5 up to and lieduding 200 horsepower. Motors, over 200 horsepower, accopt reversible-type sleeping motors over 1000 horsepower.	Motors, reversible type, over 1,000 horsepower.
Dept. of Com- Com- Schedule B Na.	201107	701300		001207 002207 002207 002207	- Wes	A SECOND		703110	7002300 7003300	700000	700000	700700		703525	730500	705500		704200	100000
Vali- dated license required	BO	RO	BO	M M M	ROOP	ROO	BESSE	NO OOO	RO	RO	RO				BO H	mmm	es est est a	a. 664598 is	
GLV dellar raine limits	None	None	None	None	None None None	None	None and	None None None	None	None	None None				None None 100	Nome Nome Nome	None None None	edule B N	
Processing code and related commodity group				111	100	- 0	T15 31.											. 2	tment
P 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	MINT	MINI	MINL	MINIT		MINI	HEE	NAME OF THE PARTY	MINI	MINT	MINL		Steph -		ELME 1	ELME1 ELME1 ELME1	ELME 1 ELME 1 ELME 1	fied under	ry Depar
Dast com	TAN MINIT	I.b. MINI I.b. MENL		in the state	NIN WINITED TO THE PERSON NINE T	-341		HEERE REERE		T.OL MINE			To the state of		No. ELME 1 No. ELME 2 ELME 1	No. ELME1 No. ELME1 No. ELME1	No. ELME I No. ELME I No. ELME I	yetal choulded under	be Tressury Depart
7.5	Other nonjerrous ever, concentrates, sere p and primary forms (accept precious)—Continued Vanadium—Continued Primary forms n e (concelly by name) (formerly 12).	áá	ŕ	in the state	5555	trains, n. e. c. (except rare earths) Lb.	4444	 	in primary forms, n.e.e. Lb.	1.00		602096). Electrical modifiery and apparates	(See Special Provisions, § 273.7)		ELME ELME ELME	No. BLME No. ELME No. ELME	Usyst resistance) No. BLME Cooper resistance) No. BLME Cooper resistance) No. BLME Cooper RELIME No. BLME	Electrical generating sets powered by Diesel engines (re- No. KLARE poet switchgear equipment in 703190-700300). * multiorination for thorium mostals and alloys and unsulum metal classified under	under the exclusive jurisdiscion of the Atomic Energy Commission. See § 370.7. * See § 270.5 (a) for exportations of gold requiring autherization from the Tressury Department.

er committee																										
Vali- dated literose required		M	В	H	RO	at	pt	RO	M	ø	MM	24	M	at	ø	RO	ptot	84.04	at		M	at at	pt	80	tate, All	e Depart-
OLV dothr value limits		100	200	None	None	None	None	None	None	100	900	300	100	300	200	None None	None	None	None		200	888	8	900	ment of 8 e remain v	ion from th
Processing code and related estimated group group		RARA 30	BARA SI	RARA 50	KAKA	RARA 51	RARA 30	ELME	RARA SI	RARA SI	RARA SI RARA SO	RARA SI	RARA 50	RARA 50	RARA 51	RARA	ELME 1	ELME 1	ELME 1	- None	TRAN	CONS 1	GIEQ	TRAN	om the Depart	ort suthoringti
Crit			No.			No.	No.	No.	No.	No.	No.	No.				Na		Na	-		No.	No.	No.	T	ringtion fr	require exp
Commissify	Electrical mechinery and apparatus—Continued Radio and television apparatus—Continued Radio communication confinement in a communication confinement in a communication.	Land type radio communication transmitters and transcrivers (transmitter-reveivers), and specially fabricated parts and accessories, n. e. c. Garmerly 700015 and 202000.	Radio receiving sets, communications type (formerly 707720).	Radio benon (Seam) transmitters, under 300 mega- cyrles, and specially fabricated parts and accessories, n.e. c. (formerly 30540).	hauto pescou (cent.) transmitters, soo megacycles and over, and specially shrinded parts and accessories, n.e. c. (formerly 708400).	name) crack the vision receiving type tubes (speed) by manue) (report blevision picture receiving tubes in 201815) (formerly 707800).	And the state there is a state of the state	Television comera tubes (cathode ray) (specify by name) (formerly 70866).	Television picture receiving indes (cathode ray), having short-lungs. Bit phosphor, types P-1 and P-4 (for- merty NONS).	Ospacitors (condensers) (specify by name) (formerly 707628 and 707609).	Resistors (specify by name) (formerly 707628 and 707969). Inductors (tabledning transformers, only and chokes), for inductional former sets, and transmitter-receives sets	(formerly 707628). Chouses and transformers for radio receiver sets (formerly receiver	Parity, n. c. c. specially librinated for radio transmitter set and transmitter-twentver set capacitors (condens- sets), resistors, inductors, transformers and only the	merly 747028). Components, n. e. c., and specially labricated parts, n. e. c., for redic francalitier sets, and transmitter.	receiver sets (formerly 707628). Radio and television receiving set accessories, and parts, n. e. 6 (steady by name).	Hydrophones (homerly 70728). Other rudar siznaling and detection apparatus, and specially labricated parts, n. e. c. (specify by name) (for-	Place of Joseph (1998 place) and Stromesty 708000) Telegraphs appearable (wind) in e. e., and specially labricated parts, n. e. e. (speed) by harms.	Telephone apparatus (wire): Telephone Instruments Telephone equipment, n. e. e., and specially fabricated	Magnetic recorders, disk, tape, and wire, and specially fall-fitting that some accountry, the control of the co	manuel (report inchen) printes committee control recording and re- producing equipment in \$1200-501100; spare and re- producing tubbe in \$1500, 30010 and \$2000) (termerly procupe and process, and process.	Spark (Sementy 791200 and truck (Sementy 791200 and 72000)	Spark plags, track-laying tractor (formerly 788601). Spark plags, wheel-type tractor, except garden tractor. (formerly 788601)	Spark plug, industrial engine formerly 713900. Starting, lighting, and grafting equipment, n. e. c. and	Automobile, bus, tractor, truck, and industrial engine type (speedly by name) (formerly 70200) (report spark plugs in 70000).	These commodities prior to October 19, 1950, required expect authorization from the Department of State. All thousand the expertation of these commodities issued by the Department of State remain valid until they contribe to are broked.	Services present the property of the services
Dept. of Com- Com- merce Schedule B No.		השנים								202302	200000	207913	707916	SIRVIN		708410 01897	708470	00807 007807	708800		709030	709000	709000	0000000	These of	"Other te
Vall- dated license required		P	RO B	RO	RO		14	RO	M	RO	at	BO a	RO	RO	E RO	RO	RO	RO	Od	2	RO	BO BO	pt		es	
OLV dollar value in the second			100	200	100		8	300	100	100	100	100	None	Nene	Nome 100 Nome	001	100	None	Nome	None	None	None	100		100	
Processing code and related posmodity group		NIST	TRAN	TEAN	ELME 2		ELME 1	ELME :	ELME 1	ELME 2	RLME 1	ELME 2	ELME 1	MINI	MINT RLME 1 RLME 2	60 6	ELMEI	SATE	data	avie	SATE	MINI SATE SATE	RARA 50		RARA 30	
Unit	Não.							-					No.		No.	Ne.		Na	3	300						
Commedity	Electrical stackings and appearates—Continued Motors and controls, n. e. e., and parts—Continued Electric reconsists makes emerates, and controls for	and transportation vehicles, and specially their cated parts and accessories, n. e. c. (specify by harm). Rearrie sufferer traction actritument and roots fin.	charle minery motors, (Authority 19639). Starting, lighting and ignition equipment, except	spack plans formers' Newson. Salway est journal bases (formerly 798900). Industrial motor controls (consisting of starting, speed	regulating, supplied and protecting devices, and regulating and other matches brightness shed in Shed mill and other matches brightness to she will see the supplied of the state of the st	Contribute of the residue type execute montes over 1,000 horizonwar, and accessories and parts therefor for merly 7,600.	controls, n. e. e., for industrial motors, 5 horsepower and over thermary 708000.	Special-purpose controls, n. c. c., for reversible-type electric motors over 1,000 horsepower, and accessories	and purts therefor (formerly 798800). Special-gurpose controls; n. e. c., for industrial motors, 5 horsepower and over (formerly 78800).	Industrial motor controls, n. e. e., for reversible-type electric motors over 1,000 borsepower, and accessories	and parts therefor (formerly 704500). Infinitivi motor controls, n. e. e., for motors 5 barse- power and over (formerly 704500).	Accessories and parts for reversible-type electric motors over 1,000 horsepower. Annexation and marks for other alcohole methods 5 bords.	Power and over. Electric manne and industrial loomotives (formerly 70/510).	Electric boilts and tubes (hamps), and parts (report bulb and tube bleats in \$28000 and \$29400: Molybdecum filaments	Tangsten contacts and filaments Searchigable and airport become (specify by name). Electric industrial malting and refining furnaces (specify		melting and refluing furnaces (formerly 703419). Parts, n. e. e., specially fabricated for electric industrial heat-treating furnaces (formerly 703420).	A -try apparatus, and parts, n. e. c., which and over- Medical and dental X-ray tables 1,000 PKV and over- medical and dental X-ray tubes under 1,000 PKV	those 50 PEN 90, but not including, 149 PEN 9 (de- metty NUSSO).	X-ray tables under 1,000 P.KV with effective focal spots 4 mm, square or less (surept tables & P.KV to, but not including 140 P.KV) formedy 2023ah	Beryllium windows (formerly 700580). X-ray diffraction units	Tungsten X-tey targets Short wave disthermy units, 500 megacycles and over Short wave disthermy units, midte 500 megacycles	Radio and television apparatus. Radio and their islan branchoset station transmitting continuous and specially debated to be a second to be a	Series, n. e. c. (formerly 70728). Radio communication equipment, n. e. c. (report radar equipment, n. e. c. (report radar equipment in 78540; broadcast equipment in 70500;	Supported and notice by pe factor processing in 1900as- 1971391: Shiptorre (markine mobile) (transmitters and trans- ceivers) (fransmitter-receivers), and specially falter-	cuted parts and accessories, n. e. c. (formerly 707015 and 707025).
Dept. of Com- merce Schedule B No.		Thirteen	704230	704330	204830	4554		70,6500		206890		200000		7	706000	-	100	*state*	*00000		7509 7500*	005707 005707 005707	200202		200003	

Vall- dated libense required		180		RO	RO	nt	M	64	M	M	M	es		DE TO	nt	pt	at	Bo	M	B	ps i	od.	100		B0	BO	RO	00	P P	4
OLV dollar value fimits		R	0.7	None	None	300	ñ	ñ	250	None	None	None		None	None	None	None	None	200	250	230	â			Nome	None	None	1	None	Noche
Processing code and related commodity group		GIEQ	THE REAL PROPERTY.	TRAN	TRAN	TRAN	TRAN	TRAN	TRAN	TRAN	TRAN	TRAN		TRAN	TRAN	TRAN	TRAN	TRAN	TRAN	TRAN	TRAN	TRAN	SHEET SHEET		CONS	CONS	CONS	O. Contract	CONS	cons
Unit				No.	No.	No.	No.	Na.	No.	Ne.	Na.	No.		No.	No.	No.	No.	No.	No.	No.	-				No.	No.	No.	1	No.	No.
Commodity	Engines, terbines, and parts, n. e. cContinued	Steam estaties and turbules—Continued Parts, e. e., specially therefored for power bollers, except diffusion, drop pluss, fusible pluss, and steam trans (formerly 12000) (report belief tibes shipped as trans (formerly 12000) (report belief tibes shipped as	ing to material. Internal-combustion engines, n. e. e., and parts, n. e. e.;	Gaseline: Outboard motors, detachable, over 50 horsepower	Watertraff engines, n. c. c., over 100 hersepower	Tractor engines, 10 brake horspower and under	(specify brake horsegower) (orthority 186300). Other, including tractor engines, over 30, up to and including 30 brake horsepower (specify brake horse	power) (formerly 714410). Other, inchalling tractor engines, over 50 brake horse- rouns (green'ty brake horse cover) (formerly 714410).	Dissel and semi-Dissel: Marine, 330 brake bersepower and under (at normal	speed, injection type (specify brake horsepower). Marine, over 200 up to and including 500 horse horse more for account a read. Interesting to the control	Anna have been formerly 714000. Marine, over 80s, up to and infediging 1,000 brake Nation because (st normal speed), injection type	(specify brake horsepower) (dermeity 114900). Marine, over 1,000 brake horsepower (at normal sreed), infection type (specify brake horsepower).	(formerly 714600). Other, including tractor engines (specify brake-borse-	power): 200 brake horsepower and under (at normal speed),	Over 230, up ond including 500 brake horse-power over 230, up ond including 500 brake horse-power (at burnal speed), injection type (formerly	714810). Over 500, up to and including 1,000 brake borse- power (44 normal speed), injection type (formerly	Over 1,000 brake horsepower (at normal speed), over 1,000 brake horsepower (at normal speed),	Kerosens engines: Outboard motors, over 50 horsepower, and other Outboard motors, over 100 horsepower (formerly	Tractor engines, not over 10 bersepower (formerly	Other kensene engines, over 10 horspower, including	Marine engine accessories, and parts (specify Dienel or	Other engine secessories and parts, except tractor en- erine parts forgort tractor engine parts in 708009, 700220, 788001, and 788005.	Countraction, excessibling, mitches and related machinery	(See Special Provisions, § 373.7)	Construction power cranes and shortels, new (report used in 12000): [In 20000]: Crawler or walker mounted, full revolving, convertible. N	2% en. yd, dipper espacity and under, or 30 net toris maximum rated crane expectly, new formerly 720110). Crawler or walker mounted, full revolveling, convertible.	over 25 cn. yd. disper cafadity et over 25 net tons marinum rado erse apadity, new (formedy 720120). Ranher tivet mennind, including fruik of water	monated, full revolving, convertible, new Cornerty 720115).	Other, full revolving, unmounted, new (formerly 720150).	Other, except full revolving, meanied and unmounted, new derineds 7201300.
Dept. of Com- merce Schedule B No.		713830		714220	114280	714330	714590	714500	214500		774640	714080		714770	714730	2100	714710	714910	714910	714910	213900	113900		-	220022					720137
Vali- dated license required		RO RO RO	RO	RO		RO	RO	RO	2	RO	02 4	RO	RO	RO		naa	MM	RO R	mmi	NO ON	BO M	mm	M			O at at	et e		RO	BO
GLV dollar value limits		888	100	700	E .	100	100	100 None	None	Nome	None	None	1,000	300	91.3	100 100 None	100	Nome 100	Nome	None None	None	200	100			None None None	100 None	-	None	None
Processing code and related commodity group		NONE	NONE	NONE		NONE	NONE	ANON	SATE NO	FLME	MINL	ELME	STEE	STEE		ELME! ELME!	ELME1	ELME?	KLME1 KLME1	ELMES FLANES	ELME 2	ELME!	ELMEI			ELME1 GIRO	GIEQ	-	OTEO	GIEQ
ij		444	Lb	T.P.		Lb.	1.6.	1.b.	N.O.	No.			19	Lb.									-			SNN S			Sin Re	Sq. ft.
Commodity	Electrical machinery and apparatus-Continued	Insulated wire and cable: Building wire and cable (see § 373.11 (e)). Weatherproof and slow-burning wire (see § 333.11 (e)). Communication and signal wire and cable (speedy by	name) (pomerty 70850). Rubber and/or synthetic nubber-sheathed portable cord, who and other formula for name) thermaly 20050.	Rubber andor synthetic rubber-insulated wire and eable foreset benefitz wire and calle), with plain,	braided, leaded, or armared finishes (specify by teams) (formerly 70850).	Varnished-embric instituted wire and cable, with braided, baded, or armored finishes topody by	ranne) (formerly 708850). Paper-insulated power calls, with leaded or armored faster from the tennes of the second flatter of the s	Instituted wire and cable, m. e. c. (specify by name) (formerly 70660).	table in 75081 and 700815 (formerly 700605).	Other each mice observed or e. e., commercial and industrial (formerly 70600).	Lections Optimizing woulded Taminalium rings, for radio transmilliter and mulio receiver tables (formerly 707058 and 70795)	Outs gains, i.e., specially see these constraints multiple and franchistory executed these (formerly 70523). Farts, n. e., specially shirtness for the control of the cont	Children in the C. C. V. Vales and C. C. Constitution of the Const	practice (Sermetry 602030). Other electrical steel punchings, including luminations	of transformer grades, and stampings (formerly 600500 and 620000 Richard arcmitts and reafts, n. e. s.:	Are welding set parts But welding set parts Coolington relations needs to	Dynamotor parts. Electrolysis equipment, except metal inishing, and	Ejectronis augmenter (1976); ausmann aumana aumana. Ejectronis aumpiniers for use in experimental laboratories foreport auglie amplifying in 700000. Foreport auglie amplifying in 700000.	Magneto Mercury power rectifier parts	Phase convertor parts.	Searchight outpress parts.	Westing machine contacts Westing machine contacts Westing as brushes (report carbon or graphise brushes maturo)	Wedding set boods.	Elspines, turbines, and ports, n. e. e.	Chee Epecial Provisions, 533.0	Steam tarbines (formerly 711300). Water wholst and water tarbines (formerly 710300). Controlling account above to the control of 710000.	Parts, n. e., specially abstracted for steam turbines, 200 herespower and over formerly 71200).	PATE, D. C. C., Specially introduce at water where, and water turbins (demerly 71800). Power Politics (related exemely, over 15 rounds research	Force course theory deposits, over se pounds processes. They study inch, and parts. They study inch terms 1500 as 9t heating sandare	and over. Water-tube, 3,000 sq. ft. heating surface and over
Dept. of Com- merte Schedule B No.		709839 709830 709835		708865	T	028807	20805					200000	moorn.		-	70008 710008		20000E				709088 709088	709998			711100 711100 711100		11100	215000	

Thursday	,			m y /	-						EDE	A PARTY	REGI												1	
Vall- dated license required		м	RO	RO	pt i	B G		H	RO B	BO		ø	pd .	ø	M			ot	AL	at	BO B	Ott	n	4	RO RO	
GLV dollar valte limits		100	Notes	None	None	None 100		320	None 250	100		None	82	8	250			S	8	113	None	100	650		None None	
Processing code and related commodity group		CONS	CONS	CONS	CONS	CONS	200	CONS	CONS	CONS		CONS1	CONSI	AGMT	CONS			AGMT	SNOO	CONS	CONS	CONS	CONS	COING	CONS	
Dalt			Ne.	No.	No.	No.			No.	No.		No	No.	No.	-		J.				No.				No.	
Ostmodity	Countraction, exceeding, mining and related machinery— Continued	Purts and accessories, n. e. c. specially fabricated for the equipment included on the Positive List under Sched- nie B Nos. 72150 through 72155 for which validated	Incide as required to a country destinations (nemerly 72280) and 72280). Seraper, self-proper field (memory 72280).	Graders, relifycupelled (formerly 72200). Soil compactors, pretunation-tired, 10 tons and over net vehicle weight (formerly 72000).	Soil compacters, pneumatic-tired, under 10 tons net vehicle weight (formerly 72300).	Road rollers, self-propedled, steel-tired types (formerly 72000). Parts and appearance in a strangelly foliviously for-	scrapers, graders, and pneumatic-tired soil compacters, 19 tons and over net vehicle weight (formerly 72200).	Parts and appearence, n. e. c., specially intrinsted for: pneumatholized soil companders, under 10 tons net valide weight and self-consolled steel-liked rand rollers	Opermently 723001. Contractors' schedulings tractors (formerly 72300). Parts and accessories, n. e. c., specially Sabricated for con-	tractors' wheel-type tractors (formerly 723100). Of-the-road hasings whiteles (formerly 723100) (report tractors amountably under amountable B.	number). Aftschmests, n. e. c., for track-laying or wheel-type truc- bers, or trucks (specify by mane):	Angle doners, brash cutters, brushrakes, buildoners: ripper attachments, rooter attachments, snowplow attachments, trailbuilders, and treedoners formerly actes.	Changes and casewo. Changles standards: ordveying attachments, ernavaling attachments; hydraube and cable controls for track-laying trackers; loading attachments; pice lay-	ers; trenching attachments; and winches for track- hylag tractors (formerly 72300 and 78800). Hybrailic and cable controls for wheel-type tractors; N snd winches for wheel-type tractors (formerly	738900; Parts and scenaries, n. e. e., specially fabricated for: scale desert bresh enters breshalter buildesex	dismibell stabelments disching statehments; erasyst- ing attachments, hydrathic controls for tracklaying tractors, hading attachments, richer attachments	rooter attachments, snowplow attachments, trailbuild- ers; treedesers; trenching attachments; and winches for track-laying tractors (formerly 72380), 723100, 78800,	harts and scoresories, n. e. e., specially fabricated for: hydraulic controls for place-type tractors, and winches hydraulic controls for place-type respects, and winches	Construction and maintenance compinent, n. e. c., and specially sharinated parts, n. e. c. (specify by name): Pile hammers (Diesel-powered), and parts (formerly	Power jacks, with lifting especity of 10 tons or more, and specially labricated parts (formerly 723100 and	Solvenders and finegraders (formerly 72886). Solvenders and finegraders (formerly 72886).	merly 72730 and 722810. Specially fathingted parts for contractor's trucks,	number suggests, quanty maners, and come con- number vehicles, subgraders (Ormerly 722500, and 722500, and	spicially marginated justs are appear arrows and sulkles; and rotary snowplows formerly 728800. Materials handling equipment, and parts:	Railway cames (including industrial yard, lecomative and wreaking types) (formerly 72840). Cranse, overhead, electric traveling (elecated track,	gantry, and semi-gantry types) (formerly 725336).
Dept. of Com- merce Selectule B No.		721540				7720000		723027	100027			722030	0000027	722030	722085			2000277	722045	220045	722045	11150		CHOCK	723030	
Valli- dated license required	-8	мм	RO	RO		200	es :	BO		pt .		H		RO BRO	BO	RO	BO	Og		BO	RO		M	BO		
GLV Vali- dollar dated reguled license limits regulred		None B	100 RO	None RO		None B		100 BO		250 B		None R		None RO None RO		100 RO	None BO	None DO			None RO	1 17	None R	300 RO		
		1,00					None								Nene					None						
GLV dollar value femits		o. CONS None	io. CONS 100	lo. CONS None		o. CONS None	lo. CONS None	100 CONS 100 100 100 100 100 100 100 100 100 10		CONS 250		CONS None		None None None	ia, MINE None	MINE 100	to, CONS None	Now Name		None	Noese No		None	300		
Processing GLV code and dollar dollar value commodity immits aroup	Obsubraction, excession, mining and related machinery— Constrained	CONS None	io. CONS 100	lo. CONS None		o. CONS None	lo. CONS None	100 CONS 100 100 100 100 100 100 100 100 100 10	included on the Positive List under Schedule B Nos. 72012 through 72000 for which validated Honeses re- quired to R and 0 country destinations (specify by	CONS 250	Richaded on the Positive List under Schedule B Nos. 720112 through 72150 for which wildstel Bosese is required to R country destinations only screenly by	CONS None		istmerly 752000 No. MINE None pulveriners, and grammators (specify by No. MINE None remerly 752105 and 752000). No MINE None None None None None None None	ia, MINE None	MINE 100	CONS None	Now Name		No. CONS None	No. CONS 200		No. CONS None	00NS 100		(formerly 722680).

1 -222	i	#351 B		*	321		100			C.91	200	Hills.		1000	120				0.0	25	16	323	4	201	
Vall- dated heense required		1200	3	BO BO	RO	nt	98	M	RO	ed	BO	BO	ot	BO	BO	M		HO HO	RO	BO	BO	BO	BO	BO	30
GLV dollar value limits		None None	Nome	None	None	None	None	Nome	Nome	None	None	None	Nome	None	100	100		Nome	None	None	100	None	None	100	None
Proceeding code and relisted commodity group		MINE	MINE	MINE	MINE	MINB.	MINE	MINE	MINE	MINE	MINE	MINE	MINE	MINE	MINE	MINE		MINE	MINE	MINE	MINE	MINE	MINE	MINE	MINE
· ig		NN S	N. N. O.	No.	No.			No.	No.	No.	Na.							No.	N.S.	Ne.		No	Na.		
Commodity	Construction, excenting, mining, related mechinery—Con. Specialised mining machines and contonent n. e. c., and	parts, n. e. e., Coal entiting machines Underground loading machines (formerly 720600) (re- port underground miles conveyors in 738005).	Configuration coal cutting-seating machines (formerly 733919). Ove dressing and coal separating, concentrating and cleaning machines (specify by name):	Electromagnetic asparators of the following types: (a) recedent all the control of the control of types; (c) induced roll types, either induced or types; (c) induced roll type, either induced or types; (c) induced roll type, either induced or types; (c) induced roll type, either induced or types; (c) induced roll type; either induced or types; (c) induced roll type; either induced or types; (c) induced one induced or types; (c) indu	in taken see and over, and over primery to meety 73200. Zigolo. Electrostatic separators having a voltage of meet than	2,000 voits across the air gap (formerly 73818). Coal washing machinest filters, and anotherinal coal- clearing machines was and due (formerly 73040).	Other ore dressing and onal separating, concentrating and electrons, marchine, except those electronser piete or electronstate separations below the standards	described on the Positive Lies under this Schedule B number (spead) by name (formerly 18196). Electric mire hoises, 50 to 200 horsepower (formerly	7313000. Riestric mine hoists, 200 horsepower and over Cormerly Transce.	Stoken, Stoken mine shalt and slope hoists, 500 horse- nours and over flormerly 73(90).	Mine schulife care (formerly 73399). Specialized mining machines and equipment, n. e. c. and specially fabricated parts and scossories,	n. e. c. (specify by name): Mining and quarrying machinery, when containing	Specialized mining machines and equipment, n. e. e. (forward) Thermal years	Specially distincted parts for separators, electrostatio and electromagnetic types described under Schedule in N. separators described in the control of the	Specially thribated parts for specialized mining machines included on the Positive List under Schedule B Nos. 75030 through 730310 for which	validated homes is required to R and 0 country destinations (formers 75090). Specialized mining specially fabricated parts for specialized mining machines included on the Positive List under	schemie S Nos. 18000 through 19830 or when validated license is required to R country destina- tions only (formarly 13900). Earth and rook draining machines, n. e. and parts, n. e.:	Core drills, mounted or unmounted (formerly 731190) (see § 18.731, 73.73, 73.14). Rook of this bits over drill bits over drill bits and names findulating	well drilling machine bits and reuners; 21130 is sontaining tungers exchéd (formerly 721130) is sontaining damonds (formerly 731130) (see N	Other bits and reamers (specify kind) (formerly	Parts and accessories, n. e. e., specially labeltated for the earth and rook drilling machines included on the Positive list under Schedule B Nos. 720540 through TORGOR (Amended TORGOR)	Well drilling machines, and parts: Rotary drill rigs, except for oil and gas well drilling (including truck or trailer-mounted) (formerly 751200	and 784240. Cable tool drill rigs (including truck or trailer- mental drill rigs (including truck or trailer-	Parts and accessories, n. e. e. specially labeltated for cable tool drill rigs, and rotary drill rigs, emept for	Od and gas well drilling (formerly 733990). Parts and accessories, n. e. e., specially faterizated for rotary of still rigs for oil and gas well drilling (formerly 734340).
Dept. of Com- merce Schedule B No.				130730*	*051051	130750	130730	730760	730750	1200000	120080	730810	730810	*0130£1	730610	730510	110	¥099022	130870 *278057	730880	730530	220000	731900	772000	773000
Vall- dated license required		RO	at	RO .	at		pt .	R0		B	of	-	M.	atas	RO	M	B	A		RO		RO	RO	80	RO
OLV dollar rados limits		Neme	Neme	100	250		None	Nome Nome		250	250	1	R	None 280	Nome 250	None	None	1000		None		900	900	8	R
Processing code and related commodity group		CONS	CONS	CONS	CONS		MINE	MINE		MINE	MINE	***************************************	MINE	MINE	CONS	MINE	MINE	MINE		MINE		CONS	SNOO	CONS	SNOO
Unit		No.	No.				No.	No.		No.		F. P.		No.	8	de.						44	6.		T
Commodity	Construction, excessing, mining, related machinery—Con. Materials bandling equipment, and parts—Continued	Whiley crass, including revolving and rotary ernose, an one to as and over maximum rated expedity (including, but not limited to pertal, tower, hammer beaut, pintle, pillar and whirley types; (brinerly beaut, pintle, pillar and whirley types) (brinerly beaut, but not beauty types).	Whitely cranes, including revolving and rotary cranes, 10 tons and under 20 tons maximum rated expects, (including, but not limited to portal, tower, hanner-	blood, pintle, piller and whirley types) (formerly 726(19), theinstel parts, n. e. c., for cranes included on the Positive List under Schodule B Not. 72000 on the Positive List under Schodule B Not. 72000 on the property List under Schodule B Not. 72000 on the positive which whilestel School is required.	to B and 0 country destinations (fermenty 72000). Specially tabricated parts, n. e. e., for crases included	on the Fositive List under schedule B was 72000 through 72000 which raildated Seense is required to R committee destinations only formarily 700000.	Electric hoists, n. e. s., 50 up to but not including 200 braspower (Engerty 724(30) (report slope and shaft mine hoists in 720(30).	Electric hoists, n. e. s., 200 hersepower and ever (formerly 734800) (report slope and shall mine hoists in 720780). Chain and best conveyors (stationary, traveling, and	fortable); before, and en masse or cham-in-caung type for transporting loose, bulky materials (formerly 72450).	Oscillating conveyors and feeders, including all-electric vibrating pans and tubes, and live (nowered) roll con-	veryors (fermarly 75040). Facto, n. e., specially fabricated for underground mine. Tayle chain, belt and staking conveyors included on the	Positive Last under Schedule B No. 726905 (formerly 725900) (specify by name).	Terminate take bounding an appearance former of the former	Overhead trolley conveyors (fermerly 13490). Specially fairfuled parts for overhead trolley conveyors.	Exacutors, stack line and tower (termerly 72025). Tower-suspended or until repeway busket lines and specially fabricated parts therefor (termerly 720(0)).	Chain and belt conveyors (stationary, traveling, and N portable); butsets elevators conveying stations, feeders; boating and unloading systems, and an muse or chain-in-easing type, for transporting loose, builty materials	Chain and belt conveyes (stationary, traveling and porting) belt ships belt conveyes stationary travels, became belt conveyed electric stationary, forcing and unloading systems en masse or chain-in-	easing type for transporting loose, bulky materials, and bridges and booms (formerly 22400). Oscillation sectors and facilises in charles all absorbed	vibrating pans and takes, and specially fabricated parts; and the (powered) roll enveyors, and specially fabri- eated parts (formerly 72010).	Magnetic pulleys and drums 30 inches in dismeter and over, either induced or primary, and specially fabricated	Leaves operatory removes tractores, trailers, and stackers oppositely designed for materials handling in and arrange infortural plants, depoint, docks, terminals and elements benefits from the contractory of pages.	Industrial type trucks, fully powered: Strandle humber carriers (Sermety 72000) Informat-combusitor engine powered trucks, except	Stratche lumber carriers (formerly 72000). Electric-powered trucks (formerly 72000). Other industrial true trucks formerly 72000	merly 72000). Industrial type tractors (seemerly 72000) (report stand-	and tractors in 757710-757800. Parts, assessories, and strachments, n. e. c., specially Indefinited for fully- or partially-powered industrial trucks and tractors.
Dept. of Com- merce Schedule B No.	1	123040	723040	08022	080022			2000007		- 500002	724599		000000	0001077		171688	236907	734365		170000	(III)	200027	720005		725000

81 1024	1						1999					- 4	1000
Vall- dated license required	0 00000	BO BO	RO	B0 80	R B B B B B B B B B B B B B B B B B B B	M		8	0g	100	O O O	80	ROO ROO
GLV dollar value limits	None None None 250 None	None None	None	None None	None See	8		801	92	92	NN 868 868	None	Noge Noge
Processing code and related commodity group	700L 700L 700L 700L 700L	TOOL	TOOL	TOOL	T000L T000L T000L	TOOL	0	TOOL	TOOL	TOOL	TOOL TOOL TOOL	TOOL	TOOL
Unit	A ANNANA W	No. No.	No.	No.	No. No.		- 19	Na					
Oemmodity	Mackine tools—Continued Power-driven metalwarking machine tools (nemportable) and parts—Continued External sylindrical strinding machines, ercept universal forgott universal in 762000. Internal strinding machines. Broach grinden machines. Gear-tooth grinding machines. Threst-ooth grinding machines.	Automatic oscillating race radial grinders; cam grinders; cam grinders; cam grinders; racing grinders; and spline grinders; racellating machines; crossys bench-type and pedestal grinders valued under \$200. Horizottal borize-drilling-milling-missiones (combina-	Hon units), Evosching machines Rifle delling machines, and gun resums and drilling Machines (furnerly 702300), Color of the color of th	Court hang and fine-working machines Oceanory Gear-homite, happing and gear-familing machines, i.e. c. (specify by name)	Contour basis sowing and/or filing machines Shawing muchines (copying gent). Other power-driven metalworking machine tools, n. e. c. Parts for metalworking machinery included on the Posi-	through 744519, for which validated Bonness 740005 through 744519, for which validated Bonnes is required to R and O country destinations. Part for melabla vorting modelinery included on the Post-tive Lest, classified in Schedule B numbers 740005 through 744519, for which vasidated Bonnes is required.	to a country destinations only. Middleveling machines, n. c. c., parts and accessaries (in- cluding accessories and effect ments for mechine tools)	(See Special Provisions, 18 373.7, 373.6) Accessories and attachments, n. e. e., for power-driven nompetable machine tooks, n. e. e., for power-driven Charles for machine took, n. e. e.; Meth-cutting, books and specially fabricated parts, n. e. e., for machine operation foot incorporating the dustrial dismorphical (specify by name) (report method that the distribution of the parts of the formal dismorphical formal methods of the parts of the p	PASSON: Broaching-cutting gest-cutting lapping forming red sets all earthst, carbide-tipped, hard-surface sized, and function earther types, and all other metal- tutting tools (not innonperating industrial dis- possible for use on commodifies included on the position 1 set and all conference in the hard on the	Accessories and statements in a concurrent policy of a conception of the conception	Publishes, and dividing beach. The sand firstures, military type. Parts for military-type jets and fartures. Other accessories and attachments for use on menthes roods machinery included attachments for use on menthes roods machinery included on the Positive List and classified. In Scheduler B. The machinery for the positive List and Hilly compt. Peach context, partialists, we blocks, 1900 badders, miscellaneous context, and in past and crotical centers, work divine dress to halfs, shown	and mandrels. Metalworking presses, and specially fabricated parts, the c, aroundy detail prosses (thereby 7 H450 and 74700). Sast and data metalworking metalworking from an experiment	n. e. e., and specially fabricated parts, n. e. e. (formerly 144485, and 744489. Forging machinery, and specially fabricated parts, n. e. e.: Forging presses, heavy-dary. Forging roles, and swaging machines.
Dept. of Com- nerve Schedule B No.	74000 74100 74206 74206 74206		THESIS THESIS		74016 74016 74016	74040		тист	74031	74080	MASS MASS MASS MASS MASS MASS MASS MASS	74600	100
Vall- dated license required	во	RO RO RO	RO RO	RO	ROO	RO BRO	RO RO	MERICO ME	RO RO	BO E	RO RO B	M NO	B B B B B B B B B B B B B B B B B B B
OLV dollar milas imits	88	None None	None None	None	None Soo None	N 800	Nome Nome Nome	None None None None None	Nothe Nothe 250 Nothe	Nege	None None None	None Soo	None None None
Processing code and related commodity group	MINE	TOOL	TOOL	TOOL	T00L T00L T00L	T00L T00L T00L	TOOL TOOL TOOL	100L 100L 100L 100L 100L	T00L T00L T00L	TOOL	TOOL	TOOL	TOOL
Unit		No. No.	No.	No. No.	NN P	No No No	No. No.	N NN N	NNN No.	No.	4 44		No.
Commodity	Construction, economists, mining, related machinery—Con. Earth and rook drillin: machines, n. c. c., and parts, n. c. c.—Constituted for an expectation equipment, n. c. c., and spects, n. Fetroleum field production equipment, n. c. c. second specially fatricisted parts, n. c. c. (specify by name) formerly 784700. Metahine tools (See Special Provisions, §§ 373.7, 373.9) Power-driven matricinery from experimental productions and productions.	and partic. Engine tathes, except bench and light duty types (speally by name). Vertical turnst lathes. Turnet lathes, n. e. c., except bench type (speedly by	Automatic choosing and between-center is these. Gun-boring lathers curtridge-case trimming at her cartridge-case trimming at these (severity by name).	Automatic screw (Ret) machines (brunerly 740009). Vertical boring and turning mills, except vertical furret atthes (formerly 790407).	Special spirming lathes for bombs (formerly 74307). Lathes a. e. (specify by mane) (formerly 74301). By boring machines, special boring machines for air- craft bomb nose and tail, and all precision boring machines.	Oyiinder reboring machines, and other reboring ma- chines for garage use (kernerly 720189). Shell larpers. Fige and/or nipple-threading machines. Typing machines, vertical mailtiple spindle, adjust- able sorte.	Knee-type milling machines. Milling machines, e. e. Bed-type milling machines. Combination milke and plasse, with double bossing	Dissibiling machines. B. et al. of the state	macotomics and gear-cutting machines, spiral bevolt bevolt dear hobbers Gear shapers Delling machines, upright type, multiple spindle. Radial delling machines, upright type, and the spindle.	Definite conformation of conformation of the c	Gines focusisting of a clauser of splandes driven from one power unit;, and armor-plate-drilling machines, unit shed and way type; or ver-tien, invested spindle type. Plates, over 72 inches. Plate planes, deather housing and open side, 85 inches and over, and to they planes, double bousing and open side, 86 inches open side, 86 inches and open.	The state of the state of	Automatic single spinels surface grinders. Surface prinding machines, multiple spinders type. External cylindrical universal grinding machines (for-metry 544507) (report universal stool and cutter grinders in 744505).
Dept. of Com- merce Schedule B No.	20000	740006 740205 740212	740305 740305	740015	740390 740390 740409	740409 740507 740507	740500 740500	740800 740800 740800 740800 740800 742100	74100 74100 74100 74100 74100	100	2017201	74200	7,0300

Vali- dated license required	RO		RO	RO	RO	80	pt	RO		BO	RO	no no	BO	RO	0 11	RO	100			04 04	4
OLV dollar value limits	38		я	900	900	900	300	98		Nome	None	None	None	100	900	900	я			None N	None
Processing code and related commodity group	girgo		GIEQ	GIEQ	GIEQ	OIEQ	GIEQ	GIEQ		GIEQ	GIEQ	GIEQ	GIEQ	GIEQ	GIEG	GIEQ	GIEQ			ELME 1 GIEQ	otho
Unit				No.	No.					No.	No.	No.	No.	No.	No.						
Commodity	Other industries machines and parts—Con. Food and beverage processing machines, and parts—Con. Vegetable-oil mill machines, and specially labricated pouts, n. e. e. e. a. Tanks, vist, Section, and allied fixtures.	specially the fortied for vegrichele-off mill machines, and made of or lined with any correspondences material as defined in the "General Notes to Appen- dix A." of defined in the "General Notes to Appen- Pood-processing machinery, and parts, n. e. e.:	Tanks, vals, kettles, picking, and allied fectives, speculity fabricated for bod and beverage processing modelless, n. e. c., and made of ce fined with any correlate-resistant material as defined in the "Gen- eral Notes to Account A."	Rubber tire and tube building machines (specify by name) (formerly 70000).	Rubber the repulsing, recupiting and retreading machines, n.e.e. (specify by name) (Marnerly 16200). Parts, n.e. e., specially fibringed for rubber the and take	building, the requiring, recapping and retreading machines (specify by name) (formerly 70200). Rubber processing, rubber-werking, and rubber products manufacturing machines, n. e. c., and specially hint-	cated parts, n. e. c. (specify by name) (formerly 75000). Rubber insulating machines, and specially fabricated	parts, n. e. c. (formerty 77,008). Other rubber processing, rubber-working, and rubber products manufacturing machines, n. c. c., and specially	habitated parts, n. e. c. (speedy by name) (formerly 703000. Air-conditioning and refrigerating equipment, n. e. c., and	parts, n. e. c. (electric, gas, gasoline and kerosene eperated); Reciproadity compresses units, ever 18 HP, fabricated	of or lined with any correspon-resistant materials as defined in the "Centrem Nodes to Appendix A." Resirventing compressor units, over 10 HP, deligned for delivery pressure greater than 150 posneds per	square inch, gauge reading, ander with intake capac- ga greater than 190 cubic feet per minute. Cartellugal refrigerating units incerporating compres- sors, rotary blowers, exhausters or lans fabricated of	or lined with any overcoon-resistant malerana as- defined in the "General Notes to Appendix A. Centrificatal refriencistic units designed for delivery evercone."	Self-contained air conditioners, under 5-ton capacity, except window-mounted types.	Self-contained air conditioners, 24on espacity or over Auxiliary and accessory equipment, commercial, n. e. c., ecopy humitibers, and specially labroated parts,	Parts. a. e., specially tabelented for types of air-on- distoning and refrigerating equipment included on the Positive List under Schedule B Nos. 79850	of all continues and refrigeration equipment. Parts, n. e. e., specially intrinsed for types of six- conditioning and refrigerating equipment included on	the Positive List under Schodule B Nos. 79450 through 765739—for replacement in air conditioning and refrigeration equipment. Controls sometimes, includes, makes, and timise	ii. e. e., and specially fabricated parts, n. e. e., for com- mercial and domestic contral and space heating, venti- hating, it is conditioning and air cooling equipment (receiv by name):	Temperature regulators, electric (fermedy 70000). Temperature regulators, energi electric, and specially fabricands over formers a resear electric, and specially	reconstructs yet to detail to the second hulls, and second hulls, and second fairfurted parts flormerly 774000; built, and
Dept. of Com- merce Schedule B No.	781.000		0800	70000	753000	760960	263990	20000	18	754630	764550	784729	764710		0000007	766090	2500007			799900	20000
Valls dated librarse required	RO	R0 R0 R0	RO RO	RO	at	RO BR	m g	M M	RO	nt nt	HE HE	RO	BO n	at od		at	RO	RO		RO	
GLV defler value limits	Nome	None 100 None None	None None	100 %	None	an a	300	8 8	None	Nother 250	None None None	None 250	N	250		None	None	None		n	Ī
Processing code and related commodity group	TOOL	T000L T000L T000L	TOOL	TOOL	TOOL	TOOL	TOOL	TOOL	TOOL1	TOOL	T00L T00L T00L	TOOL	TOOL	TOOL		GIEQ	GIEQ	GIEQ		OIEQ	
Coit					Na.	No.	Na		No.		No	No.									
Communicating	Metalwarking statchton, n. e., purits and accessories (indisting accessories and attachments for matchine fools). Foreing machinery, and specially labricated parts, n. e. e.—Continued. Drop hammers, and forging hammers, als, steam, or mechanical.	Benders and forging machines (upsettees) Nat deeping machines. Special Sorging machines, bomb nose and tall. Parts for special Sorging machines, bomb ness and tall, and have dute forging machines, bomb ness and tall,	Parts for other tenging essentinery included on the Positive List under Schedule B No. 74470. Reling mill machines, and specially inclinated parts, n. e. c.	anomatic constitutions exercisely maning main and spe- cially thermated parts (furmerly 773088). Electroduling equipment, and specially fabricated parts formerly. Thousand parts	Founding Machinest, and paris: Modifing machinest, rollover type; or joiting and juring leave.	Occe-making machines (formerly 74/288) Die custing machines, and specially fabricated parts, n. e. c. (formerly 74/586) Centrifugal easiling machines, and specially fabricated	parts, n. c. c. (bernetty 19206). Blast cleaning and tumbling machines for eastings (formerly 19200). Workings and track for construction of the c	finished steel. Parts and accounting for Medium medium, redirect Parts and accounting for, Medium machines, redirect Parts and accounting for Medium receiped and personal pe	Dismodition. Dismodid does for power-driven metalworking machines (state stack (see §§ 573.1, 573.9).	Machinery for drawing wire and tubing. Farts and accessories for machinery for drawing wire and tubing.	mediate and repr	-	parts distinger; 7 states. Derivordal multiple-silde wire and strip forming machines, and specially inhibited parts, n. e. (forming Faciols), and specially inhibited parts, n. e. (forming Faciols), and specially machine tools as defined at the parts.	statement to the work to operate formerly 742508). Specially fabricated parts and accessaries, n. e. e. for port-	able machine tools so designed that they must be attached to the work to operate (formerly 74398). Territe, sewing, and she machinery	(See Special Provisions, 1473.7) Teatile machinery. Spirming and twisting machinery, rayon yarn (report.	synthetic fibers in 70080). Rayon Elament extrakton and spinning machines; and spinning pumps (benner) 75800).	Other rayon filterest and bond forming machinery, and parts, except spinnerstee formerly 78800. Epinnerstee for yarns of 180 denier and greater (for- merly 78800).	Other industrial mechanics and parts (See Special Provisions, § 202.7) Food and beverage processing machines, and parts:	Commercy machines, and specially intricated parts, n.e. c. Tanks, vatts, kettles, piging, and allied farmers,	specially that General to connect practition, and made of or limed with any correlate-resistant material as defined in the "General Notes to Appendix A."
Dept. of Com- merce Schedule B No.	34570	244700 244700 244700 244700	74670	246830		745000	745110		*	745509	742805 742805 742805 742800	745000	745010	740010		730800		15600		761250	

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Vall- dated license required		pd pd	pt	at	RO	RO	at od	P M	RO	RO	nt o	RO	RO		RO	p4		BO		RO		80		BO	
OLV doller velne limits		100	13	8	None	n	13 N	1 11	n	n n	33	18	None	1	None	None		Nothe		Nome		None		None	
Precenting ceds and related commodily group		CDGS	TOOL	coos	MINE	GIEQ 3	GIEQ4	GIEGA	GIEQ 3	GIEQ4	GIEQ4	NONE	CONS		CONS	CONS	The state of the s	CONS		CONS		CONS		CONS	3
Unit		No.	No.			-						Lb.	No.		No.	No.		No.		No.		No		No.	
Commodity	Other inclusively matchines and parts—Continued Size messigning matchines and instruments, n. e. c. and	Specially instructed formerly 61789. Angle computers, medianics'; collipers, dividers, feeler gauges, micrometers, sometimeter, feeler gauges parage, except for measuring and impecting	precision parts; and specially labelcated parts therefor formerly 67886. Menuneters, with unit value over \$59, for measuring or inspecting precision parts used in the metal-	working industries (formerly 75912). Micrometer parts, specially interested, for micrometers with anit value not over \$30 for messaring or inspecting parts used in the metal-working industring precision parts used in the metal-working indus-	Geophysical and mineral prospecting equipment, n. e. e., and specially abringed parts, n. e. e. (specify by name) from set of 20000.	Alloy steed ball bearings, and specially fabricated parts, except balls.	Carbon steel ball bearings, and specially fabricated parts except talk.	Alloy seen roler treatings, and specially approach parts, except rollers. Ogrbon steel roller bearings, and specially fabricated	parts, except rollers. Alloy steel balls for bearings	Carbon steel balls for bearings. Alloy steel rollers for bearings.	Carbon steel rollers for bearings. Plan bearings, n. e. c. (specify by name):	Brass and brome bearings (formerly 66700)	Ale compressions. A stationary, expectly not over 25 cubic feet: A stal flow and positive displacement types of compression of the fundered of or lined with any correspondences and any extra- sion-resistant materials as defined in the "General	Nodes to Appendix A." (formerly 704100, 773030, and 775089.	Centrifical and mixed flow types of compressors, designed for delivery pressure of 2 atmospheres or more formers 744100 fixed and 775050	Responsing compressors, axial flow, centrifugal, mixed flow or positive displacement types of com-	present advances of a man, with any ourcean- resistant materials as defined in the "General Notes to Appendix A." (formerly 770400, 764100, 773000,	and 77,2038;. Stationary, opposity over 25 cuttic feet. Artal flow and positive displacement types of com-	pressors not fubricated of or lined with any entro- sion-resistant materials as defined in the "General Notes to Appendix A" (formerly 764300, 773000, and 773000.	Centrifical and mised flow types of compressers, designed for delivery pressure of 2 attractibetes or messive and pressure of a transplaces or	Compressors specially designed for wind tunnels (formers 764103).	Respressing nompressors, axial flow, centrifugal, mixed flow or positive diginoement types of com-	pressors fatherated of or lined with any corresson- recitatan majerials as defined in the "General Nocies to Appendix A" (formerly 770000, 764000, 775000,	and 775088). Rechrocating compressors designed for delivery pressure greater than 150 pounds per square finels, gauge	reading, and/or with intake capacity greater than 190 cubic feet per minute (formerly 773000 and 773089).
Dept. of Com- merce Schedule B No.		730983	790005	700065	7005005			799200	T	709510		709020	22,0400		770900	779800	1	270500		770500	770500	780500		77,0500	
Valls dated license required	Y	64	N. S.	RO	RO		RO	BO O	RO	BO BO	RO	04	at			RO	RO	RO	ptoto	RO	RO	RO	BO	RO	BO
dollar malue limits		001		H	None		None	None	None	None	None	100	None	GA .		Nome	None	None	None None	8	80	None	Nene	None	None
Processing code and related commodity group	To the second	OIEQ	No.	GIEQ	GIEQ		GIEQ	GIRO	OIEQ	GIEQ	SATE	SATE	GIEQ	To be designed in		GIEQ	GIEG	GIEG	GIEG ELME1	SATE	GIEQ	GIEG	GIEG	GIEG	DIEG
Unit	-		-			N										Na		707	io.		No.	No.		Na.	T
Commodity	Other industrial machines and parts—Continued Controls, results one, indicators, maters, and timers,	n. e. c., see.—Continued Ontrols, regulators, indicators, meters, and timers, for ventilating, air conditioning and air cooling equip- remain and specially labricated parts, n. e. c. dormerly resource.	Industrial process indicating (measuring) recording, and/or controlling instruments, n. e. c., and specially abbricated parts, n. e. (for measuring another con- rections between tweet rescense level from hundridge.	moistum, mothor, rotation, ass analysts, chemical properties, and variables) (specify by name): Gauge for measuring presentes in excess of 100 atmos- pheres (gauge presentes of 1470 pounds per square	inch or 193 kilograms per square centimeter) Dormserfy (17488). Parts specially tabeleated for gauges for mesturing. Parts specially tabeleated for gauges for mesturing.	pressures in cross of and almospheres draine pressures of LATB pointed get equate inch or 103 kilograms per of the contract contract from the Charles (Section 2) and the Charles of the C	Impute registers or owniers (ever 20 counts per second), and specially fabricated parts (formerly 91808).	Option pyrometers formerty 9(908) Sathation pyrometers formerty 9(908) Seeklesses formerty 9(908)	Thermocouples manufactured from platinum or plati- num alloys (formerly \$12000).	Vacuum gauges, tonication types, for aboratory use (formerly 910008).	Vacuum gauges, lonination types, except for inhoratory as the formathy 74(88). Vaccuum meteorics essent for inhorators and	specially taleranted parts formerly 913080. Other indicatine, recording, or controlling instruments	for pressure, flow, temperature, humbits, or gas analysis, for theorisory use and specially factorated parts (formerly \$1008). Other industrial indicating, reconfigure, controlling	instruments on personn, now, reinfersonne, manner ity, or ras analysis, and specially fabricated parts, n a comment 72,0000	Physical properties welling and inspecting machines, n.e. e., and specially theinted parts and accessories,	District. District on the 15 1721, 373.9 formerly 778200.	Parts specially labricated for diamond ponetrators (see H 253.1, 273.9) (formerly 17598). Dynamometers by draulic, electric, and torsion 17998.	and specially fabricated parts (formerly 774988). Rectric strain gauge equipment assumbles for measurant infloating or recording strains electrically	Gormerly 774(28). Rectric strain gauges (formerly 774(20)) Inspection apparatus, marrette (formerly 700998).	Answer-test engine and anoton that sees mans you make a 19,0008). Leak-detecting instruments, for laboratory use, and	-	Metal laminess testers adapted to or incorporating Metal laminess (indenters-braiss) (formerly	77.4720). Parts and secessories specially fabricated for metal hardness testers which incorporate or are adapted	all facilities	Tracel. Parts specially labricated for ultrasonde or supersonic reflectuouspes (formerly 775098).
Dept. of Com- merce Schedule B No.		788860		200000	200000		*00000£	256920		44	700070						766890*	100	700000	*	766990	*00000L	*000002	200000	200000

297. 1																				00	2
Vall- dated license required		B0	RO	RO	RO	RO		M		RO.			M			180				chedule	s steel no
OLV dollar value limits		None	None	None	None	None		None		None		137	None			None				d under S	h, stainer
Processing code and related commodity group		GIEQ	OIEG	GIEQ	GIEQ	CONS		CONS		CONB			CONS			CONS				meter, chastife	of, or lined with
dela	1100	No.	No.	No.	No.	Na		No.		No.	n I		No.			Na			18	Pote la dis-	ahrismed
Commodity	Other industrial mechines and parts—Centinaed Mechanical-vacuum number	Mechanical vacuum pumps expable of producing a vacuum of 2 millimeters or less mercury pressure absolute (specify millimeter of mercury pressure absolute relates terms is examble of reconstruction.	Mechanical vacuum pumps expable of producing a vacuum less than atmospherio pressure but not as low as 2 millimeters mercury pressure absolute	ogoetty millimeter of mercury pressure absolute which pump is capable of producing). Diffusion vacuum pumps, less than 5 inches in diameter	(dismetter measured inside the barrel at the inter pt.) Diffusion vacuum pumps, 5 inches in dismetter up to but not incheding 12 inches in dismeter (dismeter measured inside the barrel at the links tt.)	Pumping equipment, n. e. c., and parts: Centrilings pramps (delivering figures separately or n. combination with solids and/or guess) with any of the Moharing denastericities; (a) designed delivery pressures at rurns discharate of 300 pounds per suman	inch and over, (b) designed to operate obtainmously at temperatures of 220 degrees Fabrenheit and over, (c) fabricated of, or lind with, any corroson-resistant	Instruments as consistent in the "terreta scotes to Appead dix A." (formerly 73500); Centrifunal jumps (dailvering liquids separately or in combination with solids and/or gases) with all of the following characteristics: (a) designed delivery pros-	Nates at All the transfer of the confinement per strans- inch; (b) described to operate confinements at tem- peratures under 200 degrees Fabrichald; and (c) not fabricated of, or lined with, any corroban-resistant materials as defined in the "General Notes to Appen- dix A. "(framefre 735390).	Turbice pumps (dollwaring Equids separately or in N combination with solds and/or gases) with any of the following characteristics: (a) designed delivery pressures at round discharge of 20 counts are counter.	not and over as calculated by the manufacturer under the assumed condition that the bost assembly is directly connected to the drive band assembly with met information software with the Andrews to American	continuously at temperatures of 250 degrees Fahren- beit and over; (c) the leaded of, or lined with, any corresponsablest materials as defined in the "General Notes to Appendix A" (formerly 73,700).	Turbine pumps (delivering Equids separately or in combination with softs and/or gases) with all of the following characteristies: (a) designed delivery presures at pump discharge of 35 to 30 pounds per series from a solution by the meaning-mass	under the assumed emolition that the how I assembly is directly connected to the drive head assembly without intervenience commenced to designed to covere control and a summer contract make 200.	degrees Fahrenheit; and (c) not fishricated of, or lined with, any correspondent materials as de- fined in the "General Notes to Appendix A" (se-	merly 7350/00). Rotary pumps (delivering liquids separately or in com- bination with selfst and/or gases) with any of the	Silvating characteristics: (a) designed delivery pres- sures at pump discharge of 300 pounds per spane inch and over: (b) designed to operate continuously at	temperatures of 250 degrees Fabrenheit and over; (c) Sabrinheit of, or libed with, say terraden-reliant materials at defined in the "Concerl Nation in Process	dit A. (Semerly 75,900).	*Expect incidentation for diffusion vacuum pumps, 12 inches and larger in dismoter, classified under Schodule B number 776571, is under the exclusive parisdiction of the Atomic Energy Commission. See § 370.7.	and pumps described in this Positive List entry which are
Dept. of Com- merce Schedule B No.		*003077	068022	058077	*03077	**************************************		000077		770810		m	200000		À	270000				Export :	R Central
Valls- dated license required		RO	RO	RO		RO	BO	RO	RO	RO	RO	RO	RO	RO	RO	RO	PPO	BO	BO BO		RO
GLV defler value limits		None	None	None		None	None	None	None	None	None	Nome	None	None	None	None	Nobe	None	Nome		None
Processing code and related commodify group		CONS	CONS	CONS		OONS	CONS	OONS	CONS	SNOO	CONS	CONS	CONS	CONS	CONS	CONS	como	CONS	CONS	20000	GIEG
Unit		No.	No.	Ne.		Na.	No.	Ng.	Na.	No.	No.	No.	No.	Na.	Na	Na.	No.	6	d		determination of
Commodity	Other industrial mechines and parts—Continued Air commessors—Continued	Portable capacity under 80 emble seet: Axial flow and positive displacement types of extra present and tabelands of or linest with any our present present materials as defined in the "disease present the statement of the seet of the	eral Notes to Appendix A." (termenty 764100, 778000, and 778080. Centrilingal and mixed flow types of compressors,	designed are centrery presents or authoroposities or more (formerly 76410), 775600, and 775000). Rechrocaling compressers, axial flow, centrificial, mixed flow or positive distillementarity trans of occ-	pressure fabricated of or lined with any corresion- resistant materials as defined in the "General Notes to Appendix A" (formerly 77649, 78190, 77809, and 77898).	Pertables organisty of corbe feet, and coerr- Axial flow and positive displacement types of com- pressors not abraiced of or lined with any cor- rosion-resistant materials as defined in the "Gan- eral Notes to Appendix A." (formerly 76410).	Centritual and mixed flow types of compressors, designed for delivery pressure of 2 atmospheres or more former-types of the compressors.	Reciprosating consistences, axial flow, contributed, mixed flow or positive displacement types of compressions pressors Marinsled of or lined with any corresponding the state of the contributed of the Marinsland of the New Yorks, New Yorks, Destroy, News to Appendix A. Germerly 1700ls, 78410,	778000, and 778000, and 778000. Reciprosaling compresses designed for delivery pressure greater greater from 150 pounds per segme inch. gauge reselling, ander with intake onnexity pressure than 150 cubbe feet per minute (formerly 77000) and received the per minute (formerly 77000) and	Gas compressors, n. e. e.: Axial flow and positive displacement types of compressors to fabrished of ce flood with any correspondent materials as defined in the "Cameral size-resistant materials as defined in the "Cameral	Notes to Appendix A." (formerly 77360) and 77000). Centringal and mixed flow type of compressent, designed for Centrery pressure of 2 atmospheres or man formerly \$7000 and \$7000.	Reciprocating compressors, actal flow, centrifutual, mixed flow or positive displacement types fabricated of or lined with any cercoless-resistant materials as defined in the "General Notes to Appendix A."	Contractly 7000 and 770090. Reciprocating compressors designed for delivery pressure greater than 130 pounds per square inch. gauge readiling, and offer with little couponity greater than 130 enthely feet per minute (hermarchy 77005) and 710050.	Blowers, n. e. c. turboblowers, and parts: Contribuil blowers, corept turboblowers, libelated of or lined with any corrector-resident materials as defined in the "General Notes to Appendix A"	Centraling Mowers, except turboblowers, designed for delivery pressure of 2 almospheres or more (formerly delivery pressure of 2 almospheres or more (formerly delivery pressure).	Centrifinal blowers, except tarboblowers, specially designed for wind tumors formerly 704100, and the standard formerly 704100.	Annual profession, carried and consistent and carried and the carried of the carr	Axial blowers, except turbol-brewer, specially designed for wind tunnels (formerly 76100).	And 72500, and restance to the comment of the comme	on the Positive Lat under Schedule B Nes. 770700 through 170713 (Semerly 26100, 71303) and 77330.	Electric prochibitors, for our and gos clessible and purity.
Dept. of Com- merce Schedule B No.	The second	270610	220030	770610	H	770638	770635	20007	250077	323077	220077	770628	2000	0000077	27,000	200000		27/0789	TOURS A	1	*00000

4	Thursday	, February	21, 1952			PEI	DER	CAL RE	GI	TE	R								1599
	Vall- dated Beense required	4	B0	RO RO	RO	RO	M I	rd .	RO	B	100	RO	RO	RO RO	RO	RO	889	BO	
	GEV dollar value tembs	None	901	None None	None	Nome	1000	Notice	100	100	001	R	None	None IN	24	None	N	Notice	
	Processing code and related cummodity group	CONS	CONS	GIEQ	GIEG	gira	GIEG	balls	GIEG	GIEQ	GIEQ	CDGS	GIEQ	GIEQ	GIEQ	GIEG	GIEQ	GIEQ	
	Unit	No							-	-		7	No.	No. No.	No.	No.	No	No.	
	Commodity	Other industrial machines and parts—Continued. Pumping equipment, n. e. e., and parts—Continued. Pumping n. e. e. (deferenting hydids separately or in combination with solids andor gases) with all of the following characteristics. (b. designed delivery pressures as pump disclarage of 75 to 300 pounds per square inch. (b.) designed do operate continuously at tempera-	unce cannot an organize rangement, and or not such citied of, or lined with, unit corresion-estimate mate- rials and dataled in the "General Notes to Appendix A." Farts for pumps included on the Possitive List under Schedule B Nos. Troon through 170800 for which vali- dated linears is required to R or O country destinations (formerly 120800).	Parts, m. e. c., specially shricated for mechanical racuum pumps and dilutient vaceum pumps isolated as the Prositive List under Schedule B. Nos. 73939, through 770870 for which which ted license is required to R. or. O country destinations (formerly 73089). Jet electors and continuers (steam, ed., or red., 4 starse).	and over, and specially fabricated isoesseries and parts, 11. 6. c. (specify by name) (formerly 7/1888). Evelor compressers, under 4 stapes, desirned for delivery pressure of 1 attractioners or now, and specially shelt-	cutof parts, i.e. c. (geoldy by mane) (hemery 13300). Exclor compresses, under a sages, shelrand of or lined with my correction-resistant materials as defined in the victoral Notes to Appendix A., and specially sharing study grant, n. c. c. (formerly 13300).	Condensers, under 4 stages, delivering liquids or gases at 300 Re. per square inch or more (formerly 713300).	Output pic ejecturs and condensess (citema, oil or gas), under 4 stages, and speedily thereised accessories and parts, in e. e. (speedily thereised accessories and parts, the stage of the stage of the speedily thereised accessories and speedily stages of the speedily and steem speedily the season and speedily thereised parts, n. e. e.	Boller superheaters, and specially fabricated parts,	Fedwarter heatens, trackets of 3,000 sq. ft. heating surface or new Cornwell 713500.	Tubellar heat exchangers for industrial processes, and specially finite for the control parts, n. e. c. (formerly 71330), processing function of a recognition of the control of the contr	Lead sools wrights (betterfy 77508) Manniely openited pipe valves and parts: True or seed.	Valves designed for working pressures of 300 or more rounds nor sume inch.	Valves and cocks with presence parts wholly fabric cated of, or lined with, any ouronism-resistant masterial as defined in the "Gravel Notes to Appendix A." Brass, houses, or other nontermon metals, n. e. c. Valves designed for working presence of 300 or more	pounds per square inch. Valves and cooks with pressure parts whelly fabri- conto 0s, or lined with, any normelion-resistant ma- terial is defined in the "General Notes to Appendix A."	Normetal valves: Valves designed for working pressures of 300 or more partials for annuar inch	Valvus and cocks with pressure parts whelly taked- cated of or kined with any corresponentials ma- feral as defined in the "decema Notes to Amendia An- Automatic control or remisting valves, n. e. e. (any pipe valve having portality or wholey, including the mechanism which automatically recultates or control	Automatic control valves except (a) clerck, nemeritim and floot valves, (b) pressure relief valves designed for working pressure of less fluin 300 posteds per country and country and country seek, pange rending. A safe rather, or not excepting 300 postude are square their, country or not converted to the conver	designed for milking machines or for household re- frigerators and home freezers.
	Dept. of Com- meros Schodnik B No.	10000	Transe	088007				SILLY.	771200		171200	0.2877	774450*	***************************************	*GSFFL	T1489*	T74680*	774690*	
	Vall- distand formse required	M	Bo		M		RO			B			04		0	4		084	
	GLV dollar railne imits	None	None		None		None			None			1		No.	anna		Nome	
	Processing code and related commodity group	CONS	CONS		CONS		CONS			CONS		TA U	anno	COMP	CONS	COUNT		Soos	
	Unit	No.	Na.		No.		No.			No.			3	64	5	-		de la companya de la	
AND THE RESERVE OF THE PARTY OF	Commodity	Other inclusivist machines and parts—Continued Pumping equipment, n. e. e., and parts—Continued Botary pumps (delivering inquide separately or in combination with subia under passes) with all of the Salowing characteristics: on designed delivery pressures at pump discharge of 75 to 300 pounds per square inch. (b) designed to openice continuously at	an postures more the telescense statement, and to not distributed of or lined with, any corresion-resistant materials as defined in the "General Notes to Appendix A" (fermerly 55500). Dighterap pumps (delivering liquids separately or in combination with softs under the separately or in the softs and the separately or in the separately in the separately or in the separately i	presumes at pump discharge of 300 pounds per square inch and ever; (b) designed to operate continguality at temporatures of 200 degrees Pahrenbelt and over; (c) Sabrinated of, or lined with, any corresion- resistant materials as defined in the "General Notes to Armanda & Comment Science.	Dispersion remaining liquide separately or in combination with solids and for mass) with all of the following liquide spaces with all of the following characteristics; it designed delivery presented and the following characteristics; it designed delivery presented to the following characteristics; it designed delivery presented to the following the f	hely, (b) designed to operate continuously at temperature mely, the designed to operate continuously at temperature makes and (c) not labelessed of, or lined with, any corresions essistant materials as efficient in the "Gunjera Nodes to Appendix A." (correct-point).	Reciprecaling steam pumps (delivering liquids sepa-	with any of the following characteristics (a) designed with any of the following characteristics (a) designed delivery presents at pump decharge of 300 pounds per square inch and over. (b) designed to openate per square inch and over. (b) designed to openate and cover (c) febricaled of or lined with any commeion.	resistant materials at defined in the "General Notes	Reciprocating steam pumps (delivering laguils sepa-	with all of the following characteristics: (a) desired delivery pressures at pump discharge of 75 to 300	pounts per square ment (to) despote the order- limously at femperature under 20 degrees Falters- buck, and (c) not shringed oil of meet with, any convented excitation materials as defined in the	"General Notes to Appendix A" (formerly 733800).	separately or in conclusions with solds and or graens with my of the behavior my description of a design of the solds of the description of the sold o	and over; (c) labricated of or lined with, any occus- sion-resistant materials as defined in the "General Notes to appendix A" (tomorty 75000). Other resistances in present sommer (editorials limited	sparately or in containation with solids and/or gases) with all of the following characteristics: (a) designed	deflivery pressures at pump discharge of 17 to 200 pounds per attante inch. (b) designed to operate ont- linearly at temperatures under 200 degrees Fahren- belt mod (b) not distributed of, or lined with, any corro- sort-excitant meterrals as defined in the "General Notes to Appendix A" (formerly 738109).	Fullings, in e.e. deformering highligh separately or in con- bination with solds sadder peen with any of the following charactelesties. (a) designed deforers pres- sent at pump decharge of 30 pounds per square meth- and over; (ii) designed to 'operate continuously at the president of 220 degrees. Pubmethell and over; (ic) hardenied of, or lined, with, any correspondences	materials as defined in the "General Notes to Ap- pendit A. (formerly 1999)0.
	Dept. of Com- merce Schodule B No.	770000	770900		770800	192	770040			770940		4	200000		TOBOO.			11000	

RULES AND REGULATIONS

Vall- dated liberase required	1		10 m	RO	BO.	08	RO		Ó	4 4	4	p#	RO		EO E	pt		ed e	404	HO	p4	H		н		OM:	RO	50	4			E0	RO	RO	
- 0. O 10A			Nome 1	900		10.3	None	-	Moha	000	100	100	90		None 100	100	-	801	1,000	None	1,000	300		100		100	100	None	1			Nome	Nome	Nome	
GLV Soller railes limits			N			×	ZZ		2					_	×	_	-	-		×-	17	-	-	-	-				•	-	-	A	-	-	
Processing code and related commodity pv.7p			GIEQ 1	GIEQ 2	hann	oreg a	GIEG		o contro	CHEC 1	GIEG 1	CONS	MINE		MINE	MINE		MINE	MINE	TOOL	MINE	MINE		GIEQ.	-	SATE	GIEO	Oato	ding.			GIEG	OTEG	OTEO	
哲山												-			, N. N.	Na		No.	No.		-		-	-		-									
Commodity	Other inclustrial matchines and parts-Con.	Chemical and pharmaceutical processing and manuac- baring machines, n. e. c., and specially fabricated	Multiple-effect eviporators (formerly 71898)) High evenum freeze-drying equipment, and specially	Intrinsted parts, n. e. e. (formerly 778050). Nitrators (formerly 778080).	Oxygen-groduction equipment, and specially introduced perts, n. e. e. (Sermerly 773050).	Penjellin and streptomyein production equipment (formerly 73650).	Pyriles possiers (formerly 778000). Sulfur burners (formerly 778000).	Tanks, vass, keities, piping, and men moures special fallocated for chemical and pharmacetical processing and manufactures machines, and made of or libed	with any correson-resistant material as defined in the "General Notes to Appendix A." (formerly 77355).	Vacuum stills (report operating vacuum in millimeters mercury pressure absolute) (formerly 773050).	Other chemical and pharmaceutical processing and manufacturing machines, and specially fabricated	Concrete block machines, high speed (supposity of 200	Chocks of mare per noun, and specially more per (frementy 72500).	Nonelectric industrial formaces, kilns, lehrs, and ovens,	70715-707482): Sintering furnaces (formerly 732105)	Model medical infinites, nonescentia, accession of private laboratory use (formerly 770022). Model hose fraction framews, monelectric, industrial	type, for laboratory use (specify type) (formerly	Nonelectric industrial furnaces, n. e. e., industrial type, for laboratory use (specify by name) (formerly 779025).	Horizontal rotary cylindrical kilns (fermerly 77,802) Rotary kilns, for original cements and lime-making ma-	chinery installations (formerly 713027). Pressure top equipment for blast furnaoes (formerly	Parts specially tabelested for rotary kilne, for original Parts specially tabelested for rotary kilne, for original	Country 1732(2) Farts specially libricated for horizontal rotary cylin-	dried kiles (formerly 77805). Mixing machines, n. e. c., and specially fabricated	Colloid mills (hermerly 778060)	Processing research, Dath depliators, n. c. c., asset specially in the labeled accessories and parts, n. c. c. (specify by name).	Processing vessels, non-agilated, n. e. e., for laboratory	equare inch (formerly 91908).	Cormerly 775088).	Other processing resels, non-agisated, n. c. c., for in- dustrial use, operating at pressures over 20 pst, and	specially inhritated parts, n. e. c. (semetly laked), 70200, 77200, and 77300, n. e. c. (semetly laked)	separators and conscious, manner in recess to per an and specially fabricated accessories and parts, in. e. c. ferred by numer:	Centrifican counter-current solvent extractors, and specially labeloated parts, a. e. e. (formerly 70189).	Traces, and 770098). Centrifuge hows, stainless steel Gormery 620998, Centrifuge powers, stainless steel Gormery 77000, and	77508).	Officiality, \$1200, 761400, 761500, 761500, 773030, and 773030,
Dept. of Com- merce Schedule B No.			77,9055				77,0055		Take !	773965	773065	273877		113891	775300	M2010	The state of the s	775140	775140	7751.50	175150	2000		012577		775030		773330	175530			772080	¥090522		**************************************
Vall- dated license required		HO	ВО	RO	BO	100		EO	S. S.	RO	RO		RO	RO	RO	В				RO	0 H	g		RO	RO	1 100	RO	983	BO		4	RO	RO	RO	BO
GLV dellar value limits		Nome	Nobe	None	300	100	-	100		300	100		100	100	100	100				Nome	Nome	25		100	None	None	None 100	None	300		None	100	100	100	100
Processing code and related commodity group		GIEG	GIEQ	GIEG	GIEG	GIEQ		GIEQ		GIEQ	GIEQ		MINE	MINE	MINE	GIEQ				GIEQ 2	GIEQ 2 GIEQ	GIEG .		OIEQ1	GIEQ1	OIRO	GIEG	GUEQ 2	GIEQ 2	-	OIEG	GIEQ 2	GIEQ 2	GIEQ 2	GIEQ 2
Unit		I		T		-	-						No.	Lb.	-									-					-						
Commodity	Other industrial machines and parts-Con.	Extrasion, injection, and other mobiling machines for	Parra, n. e. e., specially fabricated for estrusion, infer- tion, and other modding machines for plantics (termer-	by 773008). Vacuum coating units for optical lenses (formerly 775008)	Vaccum-tube (glass blank) making machinery (report	Option variable insulation of the control of the co	special and passed organic or processed without the spherical surfaces on glass or other material without the use of maline surfaces or isrs.	Optical curve generators, cylinder and spherical sur- facing (grinding) and polishing machines, and parts,	which use laps or mating surfaces; tap frame machines, and parts; flat grinders, surfacers and polishers, and	Option centering, edging and drilling machines, and	Parts, an types, when more porating chambered: Federonic, inforcement and incondescent bolls and tabe Chemo, manufacturing and assembling machines (now-	meety 773089 (report bulb and tube glass blank mak- ing machines in 773089).	Petroleum refining equipment, n. e. e., and parts: Bubble towers and distillation columns (formerly	736360. Fig. assemblies, specially fabricated for petroleum	refining equipment (formerly 736300). Petroleum refining equipment, n. e. c., and specially fabricated neutral, n. e. c. (sreedly by name) (formerly	734300). Soap manufacturing machines, n. e. e., and specially laber-	cated parts, n. e. c. (formerly 77008). Chemical and pharmacentical processing and manufac-	turning machines, n. e. e., and specially hardened parts, n. e. e. (regort spinning pumps in 13880, regort	intracoo many appropriate recording to according to type of furnace, e.g., electric melting and refineing for the production of chemicals. 2074531	Acid concentating equipment, and specially labricated	Ammenia exidation equipment (formerly 773050) Destructive distillation equipment and specially fabri-	caled parts, n. s. c. (formerly 77500). Divine specially labricated for chemical processes of the	redary spray, occurrent and specially fahricated parts, n. s. former's 730000	Equipment especially designed for the extraction of na- tural solitor formerly 738050).	Equipment especially designed for the production of gaseous and figured charms (formerly 773059).	Arter-transis equipment to manera eagus case (or morty 778060).	National Services (Marie (Bottler) (Sermetty 773039) Collect and Proceeding 173039)	Electricities of the second of the second se	Equipment for the production or refining of hydroxic force, other production for processes involving	alkylation, thermal or catalytic eracking, isomerina- tion, and hydroforming methods (formerly 73656).	Practionaling, rectifying and depblemation columns, and specially fabricated parts, n. e. e. (tormerly	Gos-Greinding sir) liquelying equipment and specially fabricated equipment for handling inquified guest (for-	merty 773000). Hydrogen-producing equipment (waiter gas, electrolytic, any construction processes) (Scientific,	17000) Hydrocention conformat desirned to operate under	Treasure of over 50 pounds per square inch (formerly 775000). Methanol oxidation equipment (formerly 775000)
Dept. of Com- Behedule B Ne.		111	-		*30001	-					113005*			17/8	18	73				10	wa.	TOU		10.	773055	1000	77,3005	-	77.5063		773055	775085	7730655	773065	173055

Thursda	y, reoruary	21, 190	6		FEDE	KAL K	EGISTER										1601
Vall- dated liotense required	ROOM	etenana S	ammana S	e mgm	at			80	180	B0 B0	RO RO	100	mt O	RO	BO BO	RO	RO
GLV dollar value limits	None None None	NNNNNN NN NN	NNNNN	None None 280	280			None	Nepe	None	None	None	None	None	None	None	None
Processing code and related commodity groups	00NS1 00NS1 00NS1 00NS1	AGNT AGNT AGNT AGNT AGNT	AGNIT AGNIT AGNIT AGNIT AGNIT	AGMT AGMT CONS.1	AGMT			TRAN 2	TRANS	TRAN 2 TRAN 5	TRAN1 TRAN2	TRANS	TRAN1 TRAN2	TRAN 5 TRAN 5	TRAN 1	TRAN 5	TRAN 1 TRAN 2
Unit	NNN	źźźźź	S SSSSSS	N.N. S				No.	No.	No.	No.	No.	No.	No.	No.	No.	No.
Commodity	Tractors, parts, and accessaries—Continued Tractors (except contractors' wheel type, and industrial Tractors (except contractors' wheel type, and industrial Tractors' parts fractors, used: Under 50 drawbur herespower 50 under 56 drawbur herespower 50 and over drawbur herespower 50 and over drawbur herespower 50 and over drawbur herespower	Bow-cong type tractors, news- 8 under 15 belt borsepower 15 under 25 belt borsepower 20 under 30 belt borsepower 30 under 30 belt borsepower 30 under 30 belt borsepower 60 under 60 belt borsepower 60 und cone belt borsepower	Shaddard whole I you trasporer Sunder 30 belt borsepower 20 under 30 belt borsepower 21 under 30 belt borsepower 33 under 30 belt borsepower 35 under 30 belt borsepower 45 under 40 belt borsepower 45 under 40 belt borsepower 60 und com belt borsepower	Bow-crep and standard wheel type tractors, used: Under 80 belt harspower 60 and over belt horspower 70 belt harspower 70	and 714719-714700, attachments in 725000. Parts and associates, or e. specially intrinsical for wheel type fractions, enough garden instance (creating in 7420-71420 and 74710-71480, all type meets in 722000; contrastorer and instanctial type	tractor parts in 722025 and 729050). Automobiles, fracts, busine and frashre, parts, accessories, and sornies quityment frace Street, provident Providents, 5.23, 71.	Motor trucks and truck chaosis, including truck tractors (new., n. e. c. (G. V. W. or gross vehicle weight is the pression weight of vehicle in load which the manu- hecture surfactions and manantees the vehicle to accommodate with salety under normal concilings of	operation) (specify type of body, if mounted): Gasoline (crew): A,000 lb. V. W. and under: Commercial, front and rear axle drive, or multiple	rest axle drive. Military, front and rear axie drive, or multiple rear axle drive.	Aggo to 10,000 B. G. Y. W., Commercial, frost and rear axio drive, or mailtiple rear axio drive. Military, front and rear axio drive, or mailtiple rear	10.001 to 4.000 fb. G. V. W.: Commercial, single rest axis drive only Commercial, front and rest axis drive, or multiple	Military, single rear axle drive only. Military, front and rear axle drive, or multiple rear axle drive, or multiple rear axle drive.	Motil to 16,000 lb. G. V. W.: Commercial, single rear acte drive only. Commercial, front and rear axis drive, or multiple	Milhary, single rear axie drive only. Milhary, front and rose axie drive, or multiple rear	Commercial, stude over a de drive only Commercial, fruit and rost asid drive, or multiple	Milliary, single rear ade drive only. Milliary, front and rear ade drive, or multiple	19,301 Ib. G. V. W. and over- Commercial, single rear axis drive only. Commercial, front and rear axis drive, or multiple rear axis drive.
Dept. of Com- metre Schodule B No.	200 200 C 20	000000 000000 000000 000000 000000 00000			788005			780013	730067	720027 720027	750003	750007 750007	730045	730067	790053	730067	700063
Valli- dated license required	RO	RO RO	o an	B B	pt	p4 p	: #	RO .	R	ns		est est	RO			4	MWWW MOOO
GLV dellar value limits	93	None None	None 100 100	None	81	18 §	9	None None	100	81		001	100			None	N None N None N None
Processing code and related commodity group	ошо	GIEQ	OIEQ 1 GIEQ 1	GIEQ	GIEQ	GIEG	GIEQ	GIEQ 1	GIEQ	GIEQ		AGMT	AGMT			CONE	COONSTI
Dest												No.				-	13.5.5.5
Commodity	Other industrial mochines and parts—Continued Separators and collectors, industrial process type, n. e. e., and specially labricated accessories and parts, n. e. e., Confinition Redromagnetic separators of the following types: (a) cross-bell types: (b) evaluating disc or ring types: (c) induced red types: (c) evaluating disc or ring types: (c) induced red types: (c) induced red types: (d) industrial parts of drums (a) industrial and over its process of the parts of the	telefor subcross or princary; and specially inhuranted parts, n. e. c. (Semnety Ti9070 and Ti308). Electrostatic precipitators, for blowing and ventillating Inachinery, and specially therefore parts, n. e. c. formerly Telefon. Electrostatic precipitators, errors of thorwing and ventilating machinery and second in the blowing and	In e. a. (formerly 70000s, 70200, and 77300). Rechreshis expanded by 2000, and 77300. Rechreshis expanded by 10000s, 10000, and 173000. 1,000 voits serves the six gars and specially fabricated parts, n. e. c. (formerly 773000). Filters, acd resisting, and chemical (formerly 773000). Liquid solvent extraction equipment of processing formerly 773000.	comitse-current solvent extractors, and specially solvent extractors, and specially solvent extractors, and specially solvent-executely 773007. Solvent-scovery mechanics for vegetable-off miles, and specially faithfunded parts, n. e. Commerty 753000. High vegetam freeze-dryfter environments and specially	Particulated parts, n. e. e. (formerly 77308). Cruthing, purverlang and screening machines, n. e. e., and speedly balticated accessories and parts, n. e. e., (speedly by name): Cruthers and grinders (formerly 77002, 77300,	Specially thousand parts for erashers and grinders for consent- and lime-making machinery installations (formerly NAGE).	Variable speed transmissions (formerly 77308). Variable speed transmissions (formerly 77308). Industrial manufacturing and service-industries machine in e. e., and specially fabricated parts, n. e. e. (speedly by name).	Tablet machines for compressing tablets and pills (knowny 70000). Specially shirks, the country shirtens and Specially shirks the danks, wats, kettles, piping and allied firtures made of or lined with any correspon-	resistant material as defined in the "General Nobes to Appendix A" (Comenty 77008). Distillation equipment made of copper, and designed	for gauge pressures of less than 50 pounds por square inch or recums less than 50 mm. of merceny absolute (formerly 775088). Fertilizer-manufacturing machinery, and specially	Aprication parts, n. e. c. (ternerly 77,000). Apricallural machines, implements, and parts Insecticité sensivers and dinders transet marts in 2071000.	Fower sprayers, including traction type (formerly 78880). Power dusters, including traction type (formerly 78880).	Fortable and somi-pertable irrigation systems, form type (neckeding specially shrinked plus, sprinkless, nonthes, and operandly abriented puts, as c. (formerly 787160 and 357160), forter paintee in 75000.	770886) (see § 200.2, Int. 5). Traden, parts, and accessories	Tractors (except contractors' wheel type, and industrial type report horsepower rating according to Nebrasks Maximum Test for manufacturer's squirement Propert Maximum Test for manufacturer's squirement Propert	Constitutions where type in easter, institution type in Constitution Track Laying random, institution type in Track Laying tracker, becomes	25 uncler 20 draw but hot spower 30 uncler 70 draw but hot spower 70 uncler 36 draw but hot spower 85 and over drawbar hot sepawer
Dept. of Com- merce Schedule B No.	99857	*08077	000277 000277 000277	775090 -		98277		773988	775908	773008	87	280770	87000			On the last	25746 25756 25756 25756 25756

7285		4	236	0	201	6	Value I					ucasile)	00 1		12/1	2000	20	241	Š	N 3		207		6	28 1
Vall- darted license required		BO BO	H	80	M	BO BO		M A	98.			MMM	100	MMM	O D	MMM	O B	M		4 A	0	M		BO BO	
OLV dollar value innits		None	None	None	None	None	None	None	8			None 230 None	None	None 250 500	300	888	900	900	ova.	200	1	a		100	23
Processing code and related positionally group		TEAN	TRAN	TRAN	TEAN	TRAN	TRANS	TRAN8	TRAN			TRAN TRAN TRAN	TRAN	TRAN	TRAN	TRAN TRAN	TRAN 6	TRAN	and and	TRANG	TRAN	MIEQ		STEE 1	ELME 1 TRAN
Unit		No.	No.	No.	No.	No.	No.	No				SSS.	No.	NX N	No.	No.	Lh								
Commodity	Automobiles, trucks, beases and trailers, parts, accessories, and service spainment—Continued	Special-purpose relither, n. e. e.—Continued Special-purpose military vehicles, n. e. e. (new), front and rear axis drive or multiple rest axis drive, except	armored vehicles it (formerly 78630). Used commercial special-purpose vehicles, n. e. e., single	Used commercial special-purpose vehicles n. e. c. front and rear axie drive, or multiple rear axie drive	Oceanary 7341001 Used military special-purpose vehicles m. e. c., single rear axie drive, except armored vehicles " (temerly	Jessil. Used military special-purpose vehicles, n. e. c., front and rear axie drive, or multiple rear axie drive,	careté armored vehicles " (sormetty 73000)). Commercial trailées, n. e. e., truck or trock-tractor type, quipetty 5 tons or orne (new and used) (formerly rotton).	Parts, n. e. e., specially fabricated for commercial trailers: (Semerity 703168). Million trailers (rate and reset) Memorie 100000.	Parts and accessories specifically endered and involved as original equipment for passenger, commercial, and military vehicles previously shipped (include only nor-	mal and usual purts and accessories for which no additional charge is being made—such forms having been either in short supply or inadventually omitted at the time of the actional observed of the vehicles	Parks for commercial automobiles, trucks, and busses. Engines for assembly:	Accordance and provenings. Decel and semi-deced (formerly 70550). Gasoline (formerly 70550). Gasoline tand kerosene, over 16 harsepawer (for	Pasterna Table (Samerly 70000).	Diesel and semi-diesel (formerly 76130). Gasoline (formerly 78130). Gas and kercenic, over 30 horsepower (formerly 64s and kercenic).	114410. Bodies, truck and bus, for assembly (formerly 780200). Bodies, truck and bus, for replacement (formerly	Pagesia. Bodies, automobile, for assembly (formerly 70200) Rodies, automobile, for replacement (formerly 70205) Knee-action surings (helical or coll.), for replacement	(formerly 702005). Led spring, and spring leaves, for replacement (for-	Parts, p. c., specially fabricated, for essembly (er- clades accessories and complete knockdown vehicles, complete knockdown vehicles should be reported in	the proper out, trues, or that constitution whereing the integral components are shipped simultaneously or in a series of partial shipments; (formerly 791200).	Parts, n. e. e., specially fahrionosi, for sparse, replace- ment, or manufacture into larger components (er- cept accessories) (termerly 762005).	Parts and accessories, n. e. e., specially largement, nor milliony satisfacts, trucks, busses and trailers described reserved.	lacks for garage use, with fifting capacity of 10 tons or more; and specially fabricated parts (formerly 7818%.	Airengly, parity, and accessories	Landing mate, aircraft.	Test sets for ignition harnesses Other strendt training, ground handling and maintenance equipment. ³
Dept. of Com- nerce Schedule B No.		791160	791153	791153	791167	791167	स्यास		791205			791,2110 731,220 731,220	791290	791340 791350 761350	781255	781205 781270 781275	731280	00000			TAZTO	7981185		794900	734960
Valls- dated license required			at o		RO RO	BO BO	RO	E BO		RO	RO	BO BO	at Og		RO RO	RO	RO	RO	RO	M	RO	R	25	BO	м
GILV doller vales limits			None		None	None	Noge	None		None None	None None	None None	None		None	Nene None	None	None	None	Nome	None	None None	None	Nome	None
Processing code and related commodify group		7/			ED 14	10.19	12.4	M9 M				100	-			-	-	_				_	-		
H- 8			TRAN S		TRAN	TRAN	TRAN	22		TRAN 1	TRAN 5	TRAN 3	TRAN S		TRAN	TRAN	TRAN	TRAN	TRAN	TRAN	TRAN	TRAN	TRAN	TRAN	TRAN
Unit			TRAN	- Annual - A	o, TEA	o, TEA	O. TRA	TRAN		C. TRAN	o, TRAN	25.25	22		is is	io,	io.	No. TRAN		Na TRAN	No. TRAN				
	Automobiles, tracks, buses and trailers, parts, accessories, and service quipment—Continued	Motor tracks and truck chassis, including truck tractors (new), n. e. c.—Condituned Gaseline (new)—Continued	TRAN	- Annual - A	o, TEA	o, TEA	TRA	TRAN		C. TRAN	o, TRAN	No. TRAN	No. TRAN		is is		io.	No.	Na	Na	No.	Millary, simple rear and drive (formerly 780636). Millary, simple rear and drive (formerly 780636). Millary, front and rear axie drive, or multiple rear No. TRAN	Na.	Na	Specials protein armored vehicles in e. e. (new), simple No. TRAN rear anie drive, except armored vehicles is (formerly 79000).

#See 176.6. Note 1, for ordnance vehicles classified on Schedule B Nos. 720 107.720197 requiring export anthorization | "Link-type trainers and tow targets and parts require export. Athorization from the Department of State." See

Thursday, February 21, 19	ary 21, 1952	Thursday, February
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1603

Thursday	y, Febri	uary	21,	195	2				FE	DER	AL	REC	SIST	ER													1603
Vall- dated lienne required	M	80	80	BO	01	pt	80	80		80	HON	PE PE	RO	PA	#20g	14 P	1000	BO 0	200	ROB	otot	or or or	HEN	EO II	N N N	ON ON	m (5)
OLV dollar vedes	None	8	300	900	98	8	8	000		8	\$ 000 f	200	8	19	888	8 8	222	83	122	888	99	999	星科	88	88	2 9	8 88
Processing crote and related commodity group	TBAN	TRAN	TRAN	TRAN	TRAN	MINE	TRAN	TRAN		COTA	COTA	COTA 60		COTA 50	COTA SE	BESN 60	S NAME OF THE PARTY OF THE PART	COTAG	COTAG	COTAB	COTA 80	COTA 60 COTA 60	COTA	COTA 60 COTA 60	COTAG	COLASI	COTA®
Tolk .	No.				-					Gal	111	Lb	Lib	Lb.	44 5 ;	100	1555	i di	166	999	50	100	188	55	44	9 4	The res
Commodity	Railway (ranaportation squipment—Continued Other used and rebuilt milway cars, except self-propelled Special price (Remery 780120 and 780200) Peris for scores should an and self-propelled	propulsion modors, generators and centrois in Waldot wheels and axies in 63645-61038; extractic straights, believes, or beds, for isometimes and other railway validates and extractic propulsion are sensitive to be a sensitive to the sensitive and other railway validate and extractic formed to a neural sand other railway validate and extractic formed to a neural sensitive to the	Generally 12000. Arthrade equipment, and specially labricated parts,	n. e. c. (bormers) seconds. Parts, and scoresories, n. e. c., specially thirlysized for stream boomnoffres (specify by names) (formerly names).	Parts, and accessories, n. e. e., specially fabricated for Dissel, Diesel-Setzie, and other internal combustion	becomedives (specify by mane) (Symerly 71,890). Party, and accessories, n. e. necally shrinded for unselegound mine boomodives, except steam and	cherrie (specify by mane) (brunerly 300000). Ports, and accesseries, n. e. e. specially subrinsted for railway cars, groteld; dashlights and parts, for railway	d re	ports, n. e. c.	(See Special Provisions, \$1 373.1, 373.5). Fennel or bennere.	Tollucine or tolked Nathlithethere (trude and refined)	National Carlottics of Carlottics	Coal-tar acids, crude and intermediate. Phenol or carbolic acid	Cond-tar intermediates, except cond-tar acidic	A Million of and salks American Comments of the Comments of th	H 254	Diocry phathake (formerly 80285) Gyrod phthake areas	Other coal-tar intermediates (specify by name): Aminophenol, pars type only	Dicutyl schootic, and densyl schootie.	Districtions Districtions Edition	Methyl cycloheranol. Nitrobenzene	Pers nitroanline. Pars plentyjenellismine. Pheny penellismine.	Pieric and (fermetty 80990). Resertinol (resertin; meta-dibydroxybenasse).	Sylding	Authoritions Authoritions Authoritions Authoritions	User Tabor compounting agents of constant origin, Districtly by name). Photographic chemicals of constant origin:	Finished on-tay products, n. e. c., exclusive of medicinals (specify by name): Tricesyl phosphate (formerly 80286)
Dept. of Contr. Order- Scherfulle B No.	7361.48	106159	796168	22/1962	221961	136172	196182	798186			S01100 S02006	802090		_	802550 802550 803500		802584 802585	800090	802390	NUMBER OF STREET	802090	Section Sectio	NCCON		Separation separate	200	
Valls dated license required	RO		60 0	BO DE	0			ROS	ROBE	RO	B0	d ad	RO	M	24	R	a	44		R	H 1	RO B	ш	BO	RO	ate, See	parts and tale. See
ATO STATE	900	4	23 1	None of	8			None None	None None None	None	Nome	None	None	100	100	None	None	100		None	None	None	None	Nome	None	ment of St	tment of S
Processing code and related commodity group	TRAN	41	TRAN	TRAN	1000			TRAN	TRAN	TRAN	TRAN	MINE	TRAN	TRAN	TRAN	TRAN	TRAN	TRAN		TRAN	TRAN	TRAN	TRAN	TRAN	TRAN	om the Depart	team the Depar
1				1 12	100			NN N No o	No. No.	No.	No.	No.	No.	No.	No.	No.	No.	No.		No.	No.	No.	No.	No.	No.	efration f	parts and pertration
Commedity	Welerauff (See Special Provisions, § 323.7) Parts, specially Sabrissidal for reconstitution watercraft, whether or not successional to face in functional said.	over, and parts specially interested for other water- craft, 38 feet in Parght and over (including but not limited to tankers, and beyoe, and whalling factories) (formerly 70008).)	Parts and becomerine, n. e. e., specially labricated, for milliary watermall, except converted (formerly 78968), n.	Fropered States (formerly 1990s) Box, propellers, bress or brottee, of 12 inch diameter and over, propellers, bress for the propellers (formerly 7980s)), brotters and blades for the propellers formerly 7980s).	notes gropenies, mean, enough trace or country, so where read 18 feet in length and over, and blades for such propellers (formerly 78608).	Rathony francheridion spulpment (See Standal Providence, 5 272.7)	Locandives, realized sarvine, except a sitching type (in- cines combination road and switching type) (report	Conceptual institution of the control of the contro	Diesd-electric, new (formerly 71410) Other, new (specify type) Other present	monthly fields, There is no first the first terminal to the first terminal for the first terminal fields and THERM terminal for the first terminal fields the first terminal for the first terminal for the first terminal fields the first terminal for the first terminal fields the first terminal for the first terminal first terminal fields the first termina	university are parameter interest and per (formerly 711400).	other unterground mans accompanies process security they demostry 1000th underground mine incompetition, except	steam and electric (humerly 738900). Other used, and rebuilt locamotives, n. e. c. (hornerly	76430, 71830, 71630, and 714100. Self-tropelide street, rapid transit, and interminan cars, new a. c. (specify type) (formerly 78110) (report	possenger etc., electric, in 76018, and trackless trolley coaches in 78018, as selected trackless trolley. Relivery motor oneshes, self-propoled, new darmerly N	Maintenance-of-way and yard cars, self-propelled, new	Contraction reading cars (except street, rapid transit and interurban cars), new, n. c. c. (specify type)	Cod and rebuilt: sell-propelled street, rapid transit, and interurban cars, except electric passenger cars and	repeated grapp control, marky more more recept propelled and other self-propelled railway cart, ercept machinemore-of-way and pard cars, street, rapid trausit,	and interaction cars (between 196119). Used and rebuilt maintenance-of-way and yard cars (beamet 70020).	Passenger-train cars, and express-train cars, new (formerly 19620).	Freight cars, railroad, new (fortnerly 790000 and 79070). Maintenance-(way and yard cars, new, except self-	Street, rapid transit and interurban trail ours, now (Seruety 2012).	Industrial and mine rail cars, zew, except self-propelled (fermetly 79800 and 796760).	Railway can (average sea-propened), new, n. c. c. teperary, type) (formerly 794120). Used and rebuilt mine, industrial, and other freight cars	(formerly 790000 and 790700). The trainers and tow targets and parts require export soith.	§ 2004. Note: 1. In Thirteet for narral rescele; armore plate for naval vessels, mine layer parts and accessories; mine sweeper parts and accessories require export authorization from the Department of State. See § 200.5, Note 1.
Dept. of Com- company Sebettale B No.	290340			70070 70070 70070			4	796300 796304 796304				Man The State of t		706126	2000	796128	19600	220022	H	796132	1206134	20020	296140	296362	Theise	"Links	There

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Vali- disted license required				******	8	100 H	100 R		100		Si di	155 154	N N	888	000		ne stated
OLV dollar resine limits	S	3	NO. 13	## 1	**	175	7				(3)	970	22	200	-		r the vall
code and related commodity group	DRUG	DRUG	DRUG	AGCE AGCE	AUCH	AGCH	AGCH	4100	PLAT	PLAT	PLAT	PLAT	PLAT	PLAT PLAT PLAT	RESN 66		as Indiested, to
Unit				00 to	ei 5	179	41	4	41	4	179	4	4	444	d		n. except
Commodity	Medical esd pharmacratical preparations—Continued Medicinal chemicals, including U.S. P. sad N. F., bulk— Continued Continued Incorpose medicinal chemicals, n. e., bulk—Con. Loamnes are also required within this classification for those commodities for which expert centrols on other grabes are indicated on the Positive List. Organic medicinal chemicals, n. e. c., bulk (cont tax	origin included) (specify by name) (report design forms in \$1240) for liquids, \$1270 for solids, \$13301 for ampoults); Learnes are required within this closellarities for those commodities for which expect controls on other grades are included on the Positive List. Feel supplements containing antibodies (surmerly \$13579)	Malera, chill, and fever remedies Chemical specialities (See Special Provisions, §§ 373.1, 273.5)	Copper suitate or blue vitriol Agricultural insecticides containing 25 percent or more D. D. T. Clichelocoliphenyl trichheverhane) (report as net quantity the weight of the D. D. T. content).	Bennese benischlerde and compositions, containing I per- cent or more gamms isomer of bennese brancherido (report weight of the gamma isomer content as the net questity) (kernerly 83039). Agricultural insectledes, fungicides, and similar prepara- tions and materials dry or found back, n. e. (Specify	by name): Agricultural fungicides containing: rine dimethyl dithio-	carbamate, persametaly attended assumes. Sulfur and formulations thereof containing 20 percent or nove sulfur.	Naghtinatere buiss and thicks Naghtinatere buiss and thick Parieties and resis materials. Synthetic resis in all unfinished forms, except lami- rated former laminated niceties in Stepha and	S20000): Ester gums (reaction products of rosin or modified renise with givenine or defer alsolution): Description of the products of restriction products of the products of	tol) (Including Pentskyn). Other eter gums Syrene polymer and copolymer reins certaining 60 percent or more styrene (report butadiene-	styrone copolymers of less than 50 percent styres- in 20081): Polystyrene molding and extrasion compositions Including serso (formerly \$2200) (report other	unfinished forms in \$20200). Styrene composition and extrusion compositions, including score (formerly \$22200) (report	other unfinished forms, including protective cost- forter unfinished forms, including protective cost- ing resins, resin qualiform, extraoners, scrap, and species formerly \$50,000 (report manufactured plastic products in \$61,00 and \$61,00; monofile- resists for wearing and shortes in \$84,00 and \$50,00 and \$50,000 and	Alkyd resists, unmodified and modified. Patholic anhydride type (formerly \$25250) Maleic anhydride type (formerly \$25250) Other alkyd resins, including polyester type resins	Virgitand virginates gottymes and copacitives reserve Virgit chloride, virgitidene chloride, sand copacitives virgit chloride, virgitidene chloride, sand copacitives thereof in pervedent flate, illump, grandist, and thereof in pervedent place for the contraction of the contraction of the contraction of the contraction of the virgit forms for their relatives of these are above	added ingredients) (Sementy SSettle (report viny) and vinylidene chizrides and their copolymens with plantidisers, fillers, or other added ingredients contents.	a was OIV items and leading at mark shamfad within this chasticalism except as indicated in the value stated ele-
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Commodity	Medicof and phermaceurical perparations (See Special Provisions, §§ 373.1, 373.5) Caster oil, medicinal grade (report commercial grade in White mineral oil, medicinal grade (report commercial grade in grade all forms). Biodexics (all forms):	For azimal and veterinary use For azimal and veterinary use Thuran blood plasms Other securic, antiforins, and toosids for human use. Agar-sam (culture medium) ACTH (akima outloo huppe hormone) Ordison (1) Leb hydrod huppe hormone) Other bloods readings as a feeder of the securic	dedictinal chemicals, including U. S. P. and N. P., bulk, Glossay Surras extinuited except as indicated); Sulfocamide drugs, all forms. Sulfocamide frugs, all forms. Sulfacturable, including douge forms.	Bulk. Donace forms (including all forms not requiring lutrher processing, regardiess of type and size of posting).		-	(epocly by name) (formerly 81359). Infiboties, derivatives and preparations, all forms: Fencillin (reported in statistics in 150,000 oxford	Bulk (formerly 813579)	further processing, regardless of type and size of packing, (formerly 8135%). Streptomyoric. Dept. of packing of the packing	Dosage forms Chelinding all forms not requiring of further processing, regardless of type and size of pushing (pushing former of 83.8577).	Bulk (formerly \$13577). Desage forms (including all forms not requering further processing, regardless of type and size of nacking (formerly \$15277).	Antibiotics, n. e. e., including dosage forms (specify by name) (bruneit) Staty(). Compounds or mixtures containing autibiotics and/or	Submanical drugs, all forms, (bernety S1280, S1270, S1280, sund S1420), (report feed supplements containing milliottes in S1430). In our compound, bulk (report design forms S1200 for liquids, S1270) for solids, S1300 for liquids, S1270 for solids, S1330 for prentent about lone, or suppositely.	medical. Alkaloids of cluckons bork, their salts, derivatives and preparations, all forms, except parentens solutions or ampodes broost parentens administration.		Others. Othershelds of einchons bark, their salts, deriva- tives, and preparations (specify by name). Inorganic medicinal chemicals, n. e. c., bulk (specify	by name; Radioactive isotopes and preparations thereof
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Sample of the State of the Stat	Commedity	Okemical specialities—Continued Plastic and resin materials—Continued Celliptose plastic materials: Ethyr celliptose in all militaished forms (formerly	Screen, Cellulase nitrate (nitroeliulose; pyroxylin); Scrap and film scrap. Sheets, rods, tubes and similar forms, including film support (formerly \$2000 and \$20400). Cellulase neutsts, osilulase sociate-buryrate, cellulose	accistic propions, and other collabora esterns: Molding and estrusies compositions (report cells- hos acciste flate and powder and collabora sec- tate-burgrate flate and powder in SISBH). For other uses (medading film support and base) In shorts, rote, subes, continuous absentas, cut paccess, sand other unfinished forms (formerly paccess, sand other unfinished forms (formerly	SepSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSS	in \$20810-\$208-\$0); Quartementy authoritum compounds (termenty \$2880). Specialty describes and washing compounds, n. e. c. (specify by name) (report organic surface-active agents in \$500-\$60.5000 to separate in \$7130-\$7200); Refe. elements commontation	Polisher. Leather dressings, olfs, polishes and stains (specify by mane): Castor cal, sufficiented. Organic rather compounding agents not of coal-tac origin frequent rather compounding agents not of coal-tac origin.	In 802818-80290); Aced lengther Arthoroxicants Rubbee compounding agents, n. e. c. (specify by name). Artiknosk compounds except of petroleum origin (repet	Outspounds to presented or other in account. Jet fracks, all types (bbd. of 42 ms.) Liquid gum inhibitors for treating petroleum distillates. Ragents chemistralis for hibrardow use (C. P., U. S. P., N. F., A. C. S., or other recognised reagent grades only) (specify by name) (formerly 81450):	Sodium beamufaste Licenses are also required for those reagent chemicals for which export ensures on other grades are indicated on this list	Diffusion pump offs (alls enabling the attainment of vacuum of 10 ⁻⁴ milmeters of mercury pressure above the in a single staye diffusion pump) (include sile-core diffusion pump fluids).	Hydraulic brake finasis, excepts of percoenting origin (report of bydraulic brake finasis of petroleum origin in \$65000), Cheminal specialty compounds, n. e. e., Cadmium plating soils Additives, modor old including all agents added to motor olds, engine olds and greases which act as:	orifation Inhibitors; unifortalysts; rust preventatives; inhibitor determines viscosity todes improves; puri degreesacht; stringiness agents; enti-bann agents; uniforma and correction inhibitors; film-strength inprovers; extreme pressure agents; and metal deactivators; extreme pressure agents; and metal deactivators.	Catalyris for petroleum refining. Napalm Plastidirers containing compounds of sebacic said (plastidirers containing burist bornsyl schools, di-	beauty schoots, district schoots, destrictory schoots, districtory schoots, district schoots, district schoots, district schoots, district schoots, said other schools esters. Pelytrifluorochlorochlyjene (Kel-F) gresse, oll, or wat
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Commodity Commod	Orderest and paratelater—Continued Components and parts, n.e. e., specially fabricated for stand stress and parts, n.e. e., specially fabricated for Cartridge belt link tabrications, brass and bronze Rolled cartridge strip, brass. Components and parts, n.e. e., specially fabricated for NONF 100	Attriber, when the manufactures for muniforms com- less and bronne manufactures for muniforms com- posentia, n. e. e. monthly mad other copper Copper rotating bands for shells, and other copper manufactures for monthly mad other copper NONF NONF NONF NONF NONF NO BO	Misculaneous commodifies, s. c. c. Manufactured platife products, n. e. c., not specially fab- ricated for particular machines or equipment (report		Manufactures of golytriffinorechiptene (Kel-F) COTA 1 RO Manufactures of golytriffinorechiptene (Kel-F) Robert COTA 1 RO Paint breakes all types, using hog bristles in lengths Don. CDGS N RO	commodities exported for retired or charity by individuals and private agencies (the following clessifications are not private agencies (the following clessifications are mental agencies (United States, foreign, and inter-	mational) stoops for exports of used detailing by such agencies, which are reported under 99820. All other exports (inclinating the povermental assembles are recorded under their sewells Schedule B	-	Eruges and biological supplies, equipment modify unfor these desidibations are und parts. Ambulances and other motor equipment, and parts when experted commercially under its		This countries are commonly number is spilled to: (a) All single items of Schedule B commodities valued Expert controls applicable to each commod- at less than \$25.	-	Milliary appeared of all types and materials, including TEXT None RO nisignia, and footwear (new and used) Children and used) Children and include and include and include and include and include and include and a footward to be manual.	This omendment that I have a effective as of January 10, 1952	(Sec. 3, 63 Stat. 7; Pub. Law 33, 82d Cong., 50 U. S. C. App. Sup. 2023. E. O. 9530, Sept. 27, 1945, 10 F. B. 12245, 3 CFR, 1945 Supp.; E. O. 9919, Jan. 3, 1948, 13 F. R. 59, 3 CFR, 1948 Supp.)	LORING K MACY, Director, Office of International Trade.
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⁸ See § 374.5. Note 1, for milliary supersonic generators classified in Schedule B., No. 919076 and ordinance fre-control equipment classified in Schedule B No. 916000 requiring export authorization from the Department of State.

[F. R. Doc. 52-2110; Filed, Feb. 20, 1952; 8:51 a. m.]

PART 399-POSITIVE LIST OF COMMODITIES AND RELATED MATTERS.

[5th Gen, Rev. of Export Regs., Amdt. P. L. 69 1]

Section 399.1 Appendix A—Positive List of Commodifies is amended in the following particulars;

rected as set forth below. Unless otherwise indicated, each revised entry is substituted for the single entry which appeared in Amendment P. L. 68, against the The Positive List of Commodities, as published in Amendment P. L. 68,1 is corsimilar Schedule B number.

000	6183	6286	000	0000	60,000	10609	2000	60000	611901	6139
Validated Homes required	RO B	BO BO	BO B	BO	RO RO	RO RO RO	BO	RO	RO	RO
GLV dellar valme limita	8 8	8 8	1,000	100	1,000	1,000	1,000	900	8	100
Processing code and related commodity group	FOOD RUBE II	AGCH	TEXT 1 RESN	NONF	PETR	STEE	STEE	STEE 13 STEE 13	NON	NONF
Unit	Gal. Lb.	44	Lb. Sq. yd.	43	S. ton	202	8. ton	44	41	Gross
Commodity	Molesses, inedible (report edible molesses in 183100. Bubber hose and trabing (report surprisal tubing in 204100): Other wrapped and hand-built hose, neggents and N-Type outly, except automotive and anches (uportly whether 5 inches and over, or under 5 inches) (formerly 206000).	Naval stones: Naval stones: Vocard recise including fall oil resin (encept B wood resin) (report B wood easi in 211748). July burish 9 cicl. Cordume scene of extens or buse frecont cotton in 200800	and just in \$21,000; Binder twine (report bake twine in \$41,000, \$41,005 and \$12,000. Broadweven plastic fabrics based on winyl or vinylibras	cherios reins and copolyment thereos in g. barno worse sheeting formerly 82429 and 82450). Copperarried stalkrash (scenerly 84398). Refined other.	Normal beptasse, normal beratie, and Sovasol (for- menty 80000) (bbl. of 42 pa.).) The plated scrap (not defined), except tin cars, old, crushed (formerly 60100) (report defined or rusted	script in 60040 and 600000. Electronic forces i selects, and strip, transformer grades s Other electronic steers, and strip transplant in transplant, and strip transplant, doesn'think, embosancia, linkeraghed, no queries, december selectronic and stransplant, including the properties of the embosary selections.	nisprints formetly 64(20). Structural Stapes and pling: Structural Stapes, not inbrinked: Carbon sheel formerly 66(20).	Locemotive wheel three (formerly disting) Other railway our wheels (chilled iron wheels) (formerly	Districts, brase and becnee and bushings, brase and becnets, specially fabricated for hand-operated tools (correspond to the contract of the c	Wood strems: Copper (formerly 64399) 1
Dept. of Commerce Schedule B No.	162910	211100	28982	1003153	201100	600,590 600,590 600,190	0010100	60000	£ 0000/19	658200

*The commodities described in this Positive List entry are excepted from the provisents of outsits in-transs License and See sittle is substituted for the second entry presently on the Positive List under Schedule B No. 20020.

'The above entry is substituted for the second and third entries presently on the Positive List under Schedule B No. 20020.

'This may was omitted in Amendment P. L. 68.

'This may was omitted in Amendment P. L. 68.

SIGNO. I The above revised entries are substituted for the Zentries presently on the Posttive List under Schedule B No.

The above 2 entries are substituted for the entry presently on the Positive List under Schedule B No. 61003, 4 This is an additional entry under Schedule B No. 610130,

This amendment was published in Current Export Bulletin No. 657, dated February

*See F. R. Doc. 52-2110, supra.

Thursday	, Febr	uary	21,	195	2					FEDE	RAL	RE	GIST	TER					
Validated Bomes regained	RO	BO	RO	RO	BO	BO	RO	RO	RO	RO RO RO	RO	BO	RO	RO	BO	RO	BO	RO	BO
GLV dollar value limits	- 5	200	98	300	300	33	100	H	100	1,000	None	None	None	器	None	1,000	* 300	200	dir
Proceeding code und related commodity group	ANON	NONF	STEE 30	STEE 30	NONE	MINI	NONF	MINI	CDGS	SET SEE SEE SEE SEE SEE SEE SEE SEE SEE	2212	MINI	MINI	NONF	MINI	STEE	STEE	NONF	NONE
Colle	41	19	179	179	179.	Lb.	Lb.	Lb.	-	555	Lb.	EP.	I.b.	0.15	ń	-		Lb.	
Commodity	Back hastware; note, rivets, and washers, n.e.e., not age-tally fabricated for performer machines or equipment streets by name); other Arminum, conest wire botts, streets, and gives (for	merly \$5000 and \$2000 (methode simminum explo- sive rives). Copyred (bed; and apo (formerly 64200, 55120) and	Nails, staples, spikes, and tasks: Whe nails, staples, and spikes (all nails and staples and spikes made from white: Into and some carbon deed record stanles for office me	(formerly 600000.). Other steel, except staples for office use (formerly	Copper, beest, and bronze, except staples for office	Other nonferrors metals, except staples for office	Nails, staples, and spikes, aneept when Theks, copper, bress, and browne energit thumbhacks fracks, copper, bress, and herosai is	Theks, other nonferrous metals, except thumbtacks (formerly 66928).16	Zino planning fartures and fittings, and specially fabri- cated parts, n. e. c. (formerly 65898).	Pakrinated steel products: Perfected steel, carbon steel (formerly 62096) Perfected sheets, alloy steel (formerly 62096) Bridges, portable and knockdown, and specially fahramened parts, n. e. e. (all metals) (formerly 60800 and scoons).	Wedding reds and wires: Covered thubins steel electrodes or ceramic electrodes infraed with steel (other value steel) for underwater	cutting (formerly \$2006). Cobalt (containing 127, or more cobalt by weight)	Tungthen, pothoding bungston carbide (formerly 600,900, a	Metal powders: Abraham er abunhum-bronze powders and patter Abraham er abunhum-bronze powders and patter Abunhum enthen) Gerneric 60850). Fed and led (bes than A66 inch in thickness) (report	Ber Burn fell (fermetr 6018) Mets membetures, n. e. e., not specially intrinsted for particular machines or equipment:	Iron and steel (specify by name): Tubnius steel scalleding equipment (formerly second)	Parking, standers steel (formerly 62008). Other metals, except precious (specify by name and	Type of metals: Bress or bronse bushings and shims (formerly servin at servin at	Zine manufactures (formerly 689089)
Dept. of Commerce Selbedide B No.	Theorem .	99319	2000	190819	618260	605519	618271	608Z/4	628839.1	62800 19800 19800	1 100019	100000	00000	000000	*022509	4 019619 a	1 000003	0000019	1 000619
	21 0 2	Bernett .	100 150	2 DHV	1														

The above 2 entries are substituted for the first entry presently on the Positive List under Schedule B No

cises.

1 The shore 2 entries are substituted for the 2 entries presently on the Positive List under Schedule B No. 61897.

1 The shore 2 entries are substituted for the 2 entries presently on the Positive List under Schedule B No. 61897.

1 The shore 2 entries are substituted for the 2 entries presently on the Positive List under Schedule B No. 61877.

1 The shore 2 entries are substituted for the 2 entries presently on the Positive List under Schedule B No. 61877.

(Iligin The shore revised entry is substituted for the third entry presently on the Positive List under Schedule B No. 61801.

No. 61993.

(Sec. 3, 68 Stat. 7; Pub. Law 33, 82d Cong.; 50 U. S. C. App. Sup. 2023. E. O. 9630, Sept. 27, 1945, 10 P. R. 12245, 3 CFR, 1945 Supp.; E. O. 9919, Jan. 3, 1948, 13 P. R. 59, 3 CFR, 1948 Supp.; Pub. Law 33, 82d Cong.) Lozing K. Macr., Director, Office of International Trade [P. R. Doc. 52-2111; Filed, Feb. 20, 1952; 8:53 a. m.] [5th Gen. Rev. of Export Regs., Amdt. P. L. 701]

PART 399-Positive List of Commodities and Related Matters

MISCELLANEOUS AMENDMENTS

Section 399.1 Appendix A-Positive List of Commodities is amended in the

1. The following revisions are made in commodity descriptions. These revisions include changes in validated license control.

Dept of Commerce Schedule B No.	Commodity	Unit	Processing code and related commodity group	GLV dollar value limits	Validated license required
	Hides and skins, raw, n. e. c. (include whole skins and				
025098	parts thereof): Cattle hide parts (including, but not limited to, bellies, eroupons, shoulders, butts, and splits). Rans for paper stock:	Lb.	LEAT	100	RO
469200	New cotton cuttings, valued \$150 or over per ton (for- merly 460000).	S. ton	TEXT	150	RO
505900	Petroleum products, n. e. e. (specify by name) (report finished petroleum sprays in \$20560 and \$20000; finished blended gasolines in 501510-501700, and jet fuels in \$20920).	Lb. or Gal. ³	PETR	25	RO
890000	Crude sulfur, of less than 85 percent sulfur content; and sulfur ores (formerly 571400).	L. ton	SALT 36	25	RO
607710	Pipe and tubing, carbon steel, n.e.c. (formerly 607705 and	Lb.	STEE 17	100	RO
607710	620908). Pipe and tubing, alloy steel, except stainless, n. c. c. (for- merly 607705 and 620908). *	Lb.	STEE 17	100	RO
608200	Steel wire, n. e. c. (all round, shaped, and flat wire regard- less of use) (report electrical insulated wire and cable in 706810-706885): Galvanized wire (all steel grades) (report fencing and netting in 619047; barbed and twisted wire in 608300; and wire straid in 619065). ⁴ Basic hardware:	Lb.	STEE	100	RO
618837	Hardware, n. e. c. (specify by name); Copper-base alloy (including brass and bronze) plumbing flutures and fittings (including pipe valves with working pressure not exceeding 125 PSI W. O. G. ratings), and specially fabricated parts, n. e. e. (specify by name) (formerly 645500, 646600 and 666198) (report pipe valves with work- ing pressures over 125 PSI W. O. G., rating in	Lb.	CDGS	25	RO
618009	774460). ¹ Pipe fittings of: aluminum; copper; lead; and rine (formerly 630998, 643998, 651598 and 638998). Metal powders:	Lb.	NONF	100	RO
619140	Other copper and copper-base alloys (specify type of metal and copper content) (formerly 643968 and 647908).3	Lb.	NONF	100	RO
610150	Selenium (specify selenium content and grade) (for- merly 669198). 15	Lb.	MINL	None	RO
100	Metal manufactures, n. e. c., not specially fabricated for particular machines or equipment: Other metals, except precious (specify by name and	= 1	THE ST.		
619950	type of metal): Selonium metal and metal composition manufac- tures, n. e. c. (specify selenium content) (formerly 600198). ¹¹		MINL	25	RO

¹ The unit of quantity is changed from number to pound.

² The above revised entry is substituted for the entry presently on the Positive List under Schedule B No. 469200. The effect of this revision is to remove from the Positive List new cotton cuttings valued \$100 and over, but under \$150 per ton, and the GLV dollar-value limit is changed from \$100 to \$150.

³ The appropriate unit of quantity is now required for the commodities included on the Positive List under Schedule B No. 505000.

B No. 503900.

The above revised entry is substituted for the third entry presently on the Positive List under Schedule B No. 505008. The effect of this revision is to correct the GLV dollar-value limit from \$100 to \$25. The description is revised without making substantive change.

The above revised entries are substituted for the two entries presently on the Positive List under Schedule B No. 507710. The effect of this revision is to correct the descriptions and to change the GLV dollar-value limit from \$1,000 to \$100 for vitrified steel pipe (formerly Schedule B No. 50998).

The above revised entry is substituted for the two entries presently on the Positive List under Schedule B No. 508200. The single \$100 GLV dollar-value limit now applies to all galvanized wire classified under Schedule B No. 508209.

The above revised entry is substituted for the two entries presently on the Positive List under Schedule B No. 508209.

The above revised entry is substituted for the two entries presently on the Positive List under Schedule B No. 508209.

The above revised entry is substituted for the two entries presently on the Positive List under Schedule B No. 508209.

No. 618857. The effect of this revision is to reduce the GLV dollar-vame mans or trass and the statement of \$25.

* The unit of quantity "pounds" is hereby added.

* The above revised entry is substituted for the third entry presently on the Positive List under Schedule B No. 618180. The effect of this revision is to require that a statement of the copper content be shown on license applications for copper and copper-base alloy powders.

** The above revised entry is substituted for the second entry presently on the Positive List under Schedule B No. 619159. The effect of this revision is to reduce the GLV dollar-value limits from \$25 to none and to require that a statement of the selenium content be shown on license applications for selenium powder.

** The above revised entry is substituted for the listh entry presently on the Positive List under Schedule B No. 61960. The effect of this revision is to require that statements of the schedule on the Positive List under Schedule B No. 1990. The effect of this revision is to require that statements of the schedule on the Positive List under Schedule B No. 1990. The effect of this revision is to require that statements of the schedule on the Positive List under Schedule B No. 1990. The effect of this revision is to require that statements of the schedule on the Positive List under Schedule B No. 1990. The effect of this revision is to require that statements of the schedule on the Positive List under Schedule B No. 1990. The effect of this revision is to require that statements of the schedule B No. 1990. The effect of this revision is to require that statements of the schedule B No. 1990. The effect of this revision is to require that statements of the schedule B No. 1990. The effect of this revision is to require that statements of the schedule B No. 1990. The effect of this revision is to require that statements of the schedule B No. 1990. The effect of this revision is to require that statements of the schedule B No. 1990. The schedule B No. 1990. The schedule

This part of the amendment shall become effective as of 12:01 a. m., February 14, 1952

2. The following commodities are deleted from the Positive List:

Dept. of Com- merce Schedule B No.	Commodity
322402	Jute bags or sacks (including bags or macks of mixed fibers, jute chief weight): New.
322405	Used or reclaimed, weighing less than 2 pounds per bag or sack (formerly 322407).
322905	Jute buriap cloth. Waste and partially manufactured man- made (synthetic) fiber, including tops, allver and roving:
384083	Nylon producers' and low-twist mill thread waste (formerly 383005).
384065	Nylon rags and clips (including used hostery for reclaimed fiber) (formerly 383005).
384089	Nylon noils, garnetts, and shoddy (form- erly 383005).

This part of the amendment shall become effective as of February 11, 1952.

Shipments of any commodities removed from general license to Country Group R or Country Group O destinations, or whose GLV dollar-value limits were reduced, as a result of changes set forth in Part 1 of this amendment which were on dock, on lighter, laden aboard an exporting carrier, or in transit to a port of exit pursuant to actual orders for export prior to 12:01 a. m., February 14, 1952, may be exported under the previous general license provisions up to and including March 8, 1952. Any such ship-ment not laden aboard the exporting carrier on or before March 8, 1952, requires a validated license for export.

(Sec. 3, 63 Stat. 7; Pub. Law 33, 82d Cong.; 50 U. S. C. App. Sup. 2023. E. O. 9630, Sept. 27, 1945, 10 F. R. 12245, 3 CFR, 1945 Supp.; E. O. 9919, Jan. 3, 1948, 13 F. R. 59, 3 CFR, 1948 Supp.; Pub. Law 33, 82d Cong.)

> LORING K. MACY. Director, Office of International Trade.

[F. R. Doc. 52-2112; Filed, Feb. 20, 1952; 8:53 a. m.1

TITLE 14-CIVIL AVIATION

Chapter II-Civil Aeronautics Administration, Department of Commerce

[Amdt. 63]

PART 600-DESIGNATION OF CIVIL AIRWAYS

ALTERATION

The civil airway alteration appearing hereinafter has been coordinated with the civil operators involved, the Army, the Navy, and the Air Force, through the Air Coordinating Committee, Airspace Subcommittee and is adopted to become effective when indicated in order to promote safety of the flying public. Compliance with the notice, procedures, and effective date provisions of section 4 of the Administrative Procedure Act would be impracticable and contrary to public interest, and therefore is not required.

Part 600 is amended as follows: 1. Section 600.221 Red civil airway No. 21 (Pittsburgh, Pa., to Boston, Mass.) is amended by changing the portion be-

¹Part 1 of this amendment regarding changes in commodity descriptions was published in Current Export Bulletin No. 657, dated February 7, 1952. Part 2 regarding commodity deletions was published in Current Export Bulletin No. 658, dated February 14, 1952.

tween the Williamsport, Pa., radio range station and the Newark, N. J., radio range station to read: "From the Williamsport, Pa., radio range station via the Crystal Lake, Pa., non-directional radio beacon to the Newark, N. J., radio range station."

(Sec. 205, 52 Stat. 984, as amended; 49 U. S. C. 425. Interprets or applies sec. 302, 52 Stat. 985, as amended; 49 U. S. C. 425)

This amendment shall become effective 0001 e. s. t., February 25, 1952.

> F. B. Lee, Acting Administrator of Civil Aeronautics.

[F. R. Doc. 52-2068; Filed, Feb. 20, 1952; 8:45 a. m.]

[Amdt. 62]

PART 600—DESIGNATION OF CIVIL AIRWAYS

ALTERATIONS

The civil airway alterations appearing hereinafter have been coordinated with the civil operators involved, the Army, the Navy, and the Air Force, through the Air Coordinating Committee, Airspace Subcommittee and are adopted to become effective when indicated in order to promote safety of the flying public. Compliance with the notice, procedures, and effective date provisions of section 4 of the Administrative Procedure Act would be impracticable and contrary to public interest, and therefore is not required.

Part 600 is amended as follows:

1. Section 600.213 is amended by changing caption to read: "Red civil airway No. 13 (Butler, Pa., to Boston, Mass.)" and by adding a first portion to read: "From the Butler, Pa., non-directional radio beacon to the Philipsburg, Pa., radio range station."

2. Section 600.274 is amended by changing caption to read: "Red civil airway No. 74 (Bowling Green, Ky., to Dayton, Ohio)" and by adding a first portion to read: "From the intersection of the northeast course of the Bowling Green, Ky., radio range and a line bearing 171° True from the Godman AFB non-directional radio beacon via the Godman AFB, Fort Knox, Ky., non-directional radio beacon to the intersection of the west course of the Louisville, Ky., radio range and a line bearing 354° True from the Godman AFB non-directional radio beacon, excluding the portion which overlaps danger areas."

3. Section 600.294 Red civil airway No. 94 (Providence, R. I., to Hyannis, Mass.) is amended by substituting the words "Hyannis, Mass., Airport" for the words "Hyannis, Mass., non-directional radio beacon."

 Section 600.663 Blue civil airway No. 63 (Olathe, Kans., to Topeka, Kans.) is revoked.

(Sec. 205, 52 Stat. 984, as amended; 49 U. S. C. 425. Interpret or apply sec. 302, 52 Stat. 985, as amended; 49 U. S. C. 425)

This amendment shall become effective 0001 e. s. t. February 19, 1952,

[SEAL] C. F. HORNE, Administrator of Civil Aeronautics.

[F. R. Doc. 52-2146; Filed, Feb. 19, 1952; 4:35 p. m.]

[Amdt. 67]

PART 601—DESIGNATION OF CONTROL AREAS, CONTROL ZONES, AND REPORTING POINTS

ALTERATIONS

The control area, control zone and reporting point alterations appearing hereinafter have been coordinated with the civil operators involved, the Army, the Navy and the Air Force, through the Air Coordinating Committee, Airspace Subcommittee, and are adopted to become effective when indicated in order to promote safety of the flying public. Compliance with the notice, procedures, and effective date provisions of section 4 of the Administrative Procedure Act would be impracticable and contrary to public interest, and therefore is not required.

Part 601 is amended as follows:

- 1. Section 601.213 is amended by changing caption to read: "Red civil airway No. 13 control areas (Butler, Pa., to Boston, Mass.)."
- 2. Section 601.216 Red civil airway No. 16 control areas (Tallahassee, Fla., to Florence, S. C.) is amended by deleting the last portion which reads: "excluding the portion which overlaps the Fort Jackson danger area".

3. Section 601.274 is amended by changing caption to read: "Red civil airway No. 74 control areas (Bowling Green, Kr. to Dayton Ohio)"

Ky., to Dayton, Ohio).

4. Section 601.663 Blue civil airway No. 63 control areas (Olathe, Kans., to Topeka, Kans.) is revoked.

5. Section 601.1006 is amended to read:

§ 601.1006 Control area extension (Lake Charles, La.). All that area within a 25-mile radius of the Lake Charles radio range station in the southeast, southwest and northwest quadrants of the radio range and within a 15-mile radius of the radio range station in the northeast quadrant of the radio range including the area within 5 miles on the east side of the north course of the Lake Charles radio range extending from the radio range station to a point 25 miles north.

6. Section 601,1014 is amended to read:

§ 601.1014 Control area extension (Greenville, S. C.). Within 5 miles either side of the north and south courses of the Greenville radio range extending from the radio range extending from the radio range station to points 20 miles north and south and within 5 miles either side of the west course of the radio range extending from the radio range station to a point 25 miles west.

7. Section 601.1112 is amended to read:

§ 601.1112 Control area extension (Fort Dix, N. J.). All that area bounded

on the north by Red civil airway No. 3, on the east by Amber civil airway No. 9, on the southeast by Green civil airway No. 5, on the southwest by Red civil airway No. 73 and on the west by Blue civil airway No. 20, excluding the portion which overlaps the Fort Dix, N. J., danger area and the Lakehurst, N. J., caution area.

8. Section 601.1983 Three-mile radius zones is amended by adding the following airport: "Manchester, N. H.: Grenier Air Force Base"; by deleting the following airport: "Willow Grove, Pa.: Naval Air Station"; and by correcting the name of the airport at Santa Monica, Calif., from "Clover Field" to "Santa Monica Municipal Airport."

 Section 601.1984 Five-mile radius zones is amended by adding the following airport: "San Marcos, Tex.: San

Marcos Air Force Base."

10. Section 601.2029 is amended to read:

§ 601.2029 Fort Worth, Tex., control zone. All that area within a 5-mile radius of Meacham Field, within a 5-mile radius of Carswell Air Force Base, within 2 miles either side of the north course of the Fort Worth radio range extending from the radio range station to the Haslet fan marker and within 2 miles either side of the south course of the radio range extending from the radio range station to the intersection of the south course of the Fort Worth radio range with the west course of the Dallas, Tex., radio range.

11. Section 601.2040 is amended to read:

§ 601,2040 Smyrna, Tenn., control zone. Within a 5-mile radius of Sewart Air Force Base and within 2 miles either side of a line bearing 139° True extending from the Sewart AFB non-directional radio beacon to a point 10 miles southeast

12. Section 601.2139 Cress City, Fla., control zone is amended by correcting the name "Cress City, Fla.," to read "Cross City, Fla." wherever it appears.

13. Section 601.2199 is amended to read:

§ 601.2199 Syracuse, N. Y., control zone. Within a 3-mile radius of Clarence E. Hancock Airport, within 2 miles either side of the Syracuse ILS localizer course extending from the localizer to the outer marker and within 2 miles either side of a direct line extending westward from the airport to the Syracuse radio range station.

14. Section 601.2202 is amended to read:

§ 601.2222 Austin, Tex., control zone. All that area within a 5-mile radius of the Robert Mueller Airport, within a 5-mile radius of Bergstrom Air Force Base, within 2 miles either side of the northwest course of the Austin, Tex., radio range extending from the radio range station to the Lake Travls fan marker and within 2 miles either side of the Austin ILS localizer course extending from the airport to the ILS outer marker.

ALTERATIONS.

15. Section 601.2262 Honolulu, T. H., control zone is amended by correcting name of airport to read: "Honolulu International Airport."

16. Section 601.2302 is added to read:

§ 601.2302 Willow Grove, Pa., control zone. Within a 5-mile radius of a point located at lat. 40°11'40", long. 75°06'25" and within 2 miles either side of the northeast and northwest courses of the Willow Grove (Navy) radio range extending from the radio range station to points 10 miles northeast and northwest.

17. Section 601.2303 is added to read:

§601.2303 Great Falls, Mont., control zone. Within a 5-mile radius of the Great Falls Air Force Base, excluding the portion which overlaps the Great Falls Municipal Airport control zone.

18. Section 601.2304 is added to read:

§ 601.2304 Fort Knox, Ky., control zone. Within a 5-mile radius of the Godman Air Force Base and within 2 miles either side of a line bearing 354° True extending from the Godman AFB non-directional radio beacon to a point 10 miles north, excluding the portion which overlaps danger areas.

19. Section 601.2305 is added to read:

§ 801.2305 Lawton, Okla., control zone. Within a 3-mile radius of Lawton Municipal Airport and within 2 miles either side of the 357° True and 177° True radials of the Lawton omnirange extending from the Lawton Municipal Airport to a point 10 miles south of the omnirange station.

20. Section 601.4101 Amber civil airway No. 1 (U. S.-Mexican Border to Nome, Alaska) is amended by adding the following reporting point after the Merced, Calif. (Castle), radio range station; "the intersection of the east course of the Stockton, Calif., radio range and the southeast course of the Sacramento, Calif., radio range;"

21. Section 601.4213 is amended by changing caption to read: "Red civil airway No. 13 (Butler, Pa., to Boston,

Mass)"

22. Section 601.4274 is amended by changing caption to read: "Red civil airway No. 74 (Bowling Green, Ky., to Dayton, Ohio)."

23. Section 601.4663 Blue civil airway No. 63 (Olathe, Kans., to Topeka, Kans.) is revoked.

24. Section 601.4670 is amended to read:

§ 601.4670 Blue civil airway No. 70 (Ardmore, Okla., to Tulsa, Okla.). Ardmore, Okla., non-directional radio beacon.

(Sec. 205, 52 Stat. 984, as amended: 49 U. S. C. 425. Interpret or apply sec. 601, 52 Stat. 1007, as amended: 49 U. S. C. 551)

This amendment shall become effective 0001 e. s. t., February 19, 1952.

[SEAL] C. F. HORNE,
Administrator of Civil Aeronautics.

[P. R. Doc. 52-2147; Filed, Feb. 19, 1952; 4:35 p. m.] [Amdt, 14] PART 608—DANGER AREAS

The danger area alterations appearing hereinafter have been coordinated with the civil operators involved, the Army, the Navy, and the Air Force, through the Air Coordinating Committee, Airspace Subcommittee, and are adopted to become effective when indicated in order to promote safety of the flying public. Since a military function of the United States is involved, compliance with the notice, procedures, and effective date provisions of section 4 of the Administrative Procedure Act is not

Part 608 is amended as follows:

1. In \$608.17, the Bethany Beach, Delaware, area, published on January 18, 1951 in 16 F. R. 455, and amended on June 19, 1951 in 16 F. R. 5834, is further amended by changing the "Description by Geographical Coordinates" column to read: "Beginning at lat. 38°36′50′ N, long. 74°59′50′ W; southerly paralleling the shoreline at a distance of 3 nautical miles to lat. 38°20′45′ N, long. 75°00′20′ W; W to lat. 38°21′00′ N, long. 75°05′00′ W; due N to lat. 38°31′00′ N; NE to lat. 38°36′50′ N, long. 74°59′50′ W, point of beginning."

2. In § 608.39, a Clovis, New Mexico, area is added to read:

Name and location (chart)	Description by geographical coordinates	Designated altitudes	Time of designation	Using agency
CLOVIS (Albuquerque Chart).	N boundary: lat. 34°21′10′°. N; E boundary: long, 163°44′45′ W; 8 boundary: lat. 34°12′25′ N; W boundary: long, 163°51′ 60′′ W.	Surface to 20,000 feet.	Continuous	Clevis AFB, Clovis, N. Mex.

3. In § 608.48, the Fort Jackson, South Carolina, area, published on July 16, 1949, in 14 F. R. 4295, and amended on May 2, 1950, in 15 F. R. 2463, is further amended by changing the "Description by Geographical Coordinates" column to read: "Beginning at lat. 34°03′51′′ N, long. 80°42′12′′ W; southerly to lat. 34°-01′40′′ N, long. 80°42′15′′ W; W to lat. 34°01′50′′ N, long. 80°55′15′′ W; NW to lat. 34°01′50′′ N, long. 80°55′15′′ W; NE to lat. 34°02′21′′ N, long. 80°56′02′′ W; ENE to lat. 34°06′19′′ N, long. 80°53′02′′ W; ENE to lat. 34°06′19′′ N, long. 80°46′′ N, long. 80°41′′ N, long. 80°42′12′′ W, point of beginning.

4. In § 608.51, the Corpus Christi, Texas, area, published on July 16, 1949, in 14 F. R. 4295, amended on May 10, 1951, in 16 F. R. 431, and on January 24, 1952, in 17 F. R. 715, is further amended by changing the "Description by Geographical Coordinates" column to read: "Beginning at lat. 27°49'20" N, long. 97°00'00" W; southerly, 3 nautical miles from and parallel to the shoreline to lat. 26°15'00'' N, long. 97°07'20" W; due W to long. 97°26'00" W; NNW to lat. 26°30'30" N, long. 97°31'30" W; ENE to lat. 26°31'30" N, long. 97°27'30" W; counterclockwise along the arc of a circle 3 miles in radius, centered at Port Mansfield Airport (lat. 26°33'35" N, long. 97°25'40" W) to lat. 26°33'45" N, long. 97°28'30" W; WSW to lat. 26°33'00" N, long. 97°32'20" W: NNW to lat. 27 17'30" N, long. 97"48'30" W; WSW to the E edge of Amber Civil Airway No. 4 at lat. 27°16'30" N, long. 97°51'15" W; northerly along the E edge of Amber Civil Airway No. 4 to lat. 27°29'00" N, long. 97°55'15" W; ENE to lat. 27°30'00" N, long. 97°52'00" W; counterclockwise along the arc of a circle 2 miles in radius, centered at lat. 27°31'30" N, long. 97°52'45" W to lat. 27°32'40" N, long. 97°51'00" W; NNW to a point on the SE edge of Blue Civil Airway No. 30 at lat. 27°33'40" N, long. 97°51'45" W; NE and E along the SE edge of Blue Civil Airway No. 30 and the S edge of Green Civil Airway No. 6 to lat. 27°43'20" N, long. 97°33'30" W; counterclockwise along the arc of a circle 3 miles in radius, centered at Cuddihy Field (lat. 27°43′15″ N, long. 97°30′30″ W) to lat. 27°40′30″ N, long 97°29′40″ W; NE to lat. 27°47′00″ N, long. 97°20′00″ W; ENE to lat. 27°47′00″ N, long. 97°20′00″ W; ENE to lat. 27°49′30″ N, long. 97°07′30″ W; counterclockwise along the arc of a circle 3 miles in radius, centered at Pcrt Aransas Airport (lat. 27°49′45″ N, long. 97°04′30″ W) to lat. 27°49′30″ N, long. 97°01′30″ W; easterly to lat. 27°49′20″ N, long. 97°00′00″ W, point of beginning."

(Sec. 205, 52 Stat. 984, as amended; 49 U. S. C. 425. Interpret or apply sec. 601, 52 Stat. 1007, as amended; 49 U. S. C. 551)

This amendment shall become effective on February 21, 1952.

[SEAL] C. F. HORNE,
Administrator of Civil Aeronautics.

[F. R. Doc. 52-2145; Filed, Feb. 20, 1953; 8:58 a. m.]

TITLE 32A—NATIONAL DEFENSE, APPENDIX

Chapter III—Office of Price Stabilization, Economic Stabilization Agency

[Celling Price Regulation 60, Amendment 5]

CPR 60-CASTINGS

ADJUSTMENT IN CEILING PRICES FOR EINC BASE DIE CASTINGS

Pursuant to the Defense Production Act of 1950, as amended (Pub. Law 774, 81st Cong., Pub. Law 96, 82d Cong.), Executive Order 10161 (15 F. R. 6105), and Economic Stabilization Agency General Order No. 2 (16 F. R. 738), this Amendment 5 to Ceiling Price Regulation 60 is hereby issued.

STATEMENT OF CONSIDERATIONS

This amendment to Ceiling Price Regulation 60 increases the ceiling prices previously established for zinc base die castings in order to reflect an increase in the cost of zinc and zinc base alloy ingots. Supplementary Regulations 70 and 71 to the General Ceiling Price Regulation, issued and effective October 2, 1951, among other things increased by 2 cents per pound the ceiling price previously established for slab zinc, both domestic and imported, and Supplementary Regulation 76 to the General Ceiling Price Regulation, issued and effective October 24, 1951, increased the ceiling prices for zinc base alloys by 2 cents per pound of zinc content.

Zinc base alloys, generally containing 95% or more zinc, are one of the principal metals used in the production of die castings. Some die casting producers purchase slab zinc and do their own alloying while others, principally smaller companies, purchase zinc base alloy ingots. At the request of representatives of the castings industry, the Office of Price Stabilization has undertaken a study to determine whether the ceiling prices established for die castings by CPR 60 are generally fair and equitable. Although this survey has not been completed, sufficient information has been obtained to indicate that an adjustment in such ceiling prices is required under the industry earnings standard. It is not possible, on the basis of data presently available, to determine the exact amount of the adjustment which will be needed, but it seems clear that the industry cannot be required to absorb the increase in costs resulting from the rise in the prices of zinc and zinc base alloys and this amendment therefore permits a pass through of such increase. It is anticipated that our study will be completed in the near future and if it is found that further adjustment in the ceiling prices for die castings is required, appropriate action will be taken.

In formulating this amendment, the Director consulted with industry representatives, including trade association representatives, and gave consideration to their recommendations.

AMENDATORY PROVISIONS

Ceiling Price Regulation 60 is amended in the following respects:

- Section 2a (a) (1) is amended to read as follows:
- (1) In calculating metal costs you may elect to use either a weighted average cost for metal during the 30-day period immediately preceding the date specifled in section 3 or 4 or a cost calculated on the basis of the last delivery of metal to you prior to such date. If you elect to use a weighted average cost, you must determine that cost in accordance with subparagraph (2) of this paragraph. If you elect to use a metal cost calculated on the "last delivery" basis, you must do so in accordance with subparagraph (3) of this paragraph. You must, however, use the same method of calculating metal costs for all castings produced by you, and you may not change your method after you have made the election permitted herein and have put the regulation into effect. If you are pricing a zinc base die casting, you may add to the metal cost determined in accordance with subparagraph (2) or (3) of this

paragraph the increase permitted by subparagraph (4) of this paragraph.

- In paragraph (a) of section 2a, a new subparagraph (4) is added to read as follows:
- (4) If you are determining a ceiling price for a zinc base die casting, you may add to the metal cost determined in accordance with subparagraph (2) or (3) of this paragraph an amount not in excess of 2 cents per pound of the zinc content of the metal used.
- 3. Section 3 (a) (2) (i) is amended to read as follows:
- (i) Determine the metal cost factor included in the price on your base date price list as of the date of issuance of your base date price list calculated in accordance with paragraph (a) of section 2a of this regulation. (If you are pricing a zinc base die casting, you do not have to make the adjustment provided for in section 2a (a) (4)). If, however, you are a producer of nonferrous castings and do your own alloying, determine the metal cost factor by using the price for the alloy ingot involved which you used in calculating the price on your base date price list.
- 4. Section 3 (a) (2) (iii) is amended to read as follows:
- (iii) Determine a new metal cost factor by using metal costs as of July 30, 1951, calculated in accordance with paragraph (a) of section 2a of this regulation. If, however, you are a producer of nonferrous castings and do your own alloying, you must determine your new metal cost factor by using the ceiling price for the alloy ingot involved established by the applicable OPS regulation as of July 30, 1951, or, in the case of zinc base alloys, as of October 31, 1951. In determining such ceiling price you may assume that you purchased the alloy ingot at one time in the quantity necessary to produce the number of castings ordered by your customer.
- Section 4 (a) (1) (ii) is amended to read as follows:
- (ii) If you are a producer of nonferrous castings and do your own alloying, you must determine your metal cost factor by using the price for the alloyingot involved established by the applicable OPS regulation as of July 30, 1951, or, in the case of zinc base alloy, as of October 31, 1951. In determining such ceiling price you may assume that you purchased the alloy ingot at one time in the quantity necessary to produce the number of castings ordered by your customer.

(Sec. 704, 64 Stat. 816, as amended; 50 U. S. C. App. Sup. 2154)

Effective date. This amendment shall become effective February 19, 1952.

JOSEPH H. FREEHILL, Acting Director of Price Stabilization.

FEBRUARY 19, 1952.

[F. R. Doc. 52-2155; Filed, Feb. 19, 1952; 4:35 p. m.] Chapter VI—National Production Authority, Department of Commerce

[NPA Order M-35, Revocation]

M-35—CATTLEHIDES, CALFSKINS, AND KIPS: ALLOCATION OF

REVOCATION

NPA Order M-35 (16 F. R. 1071) is hereby revoked.

This revocation does not relieve any person of any obligation or liability incurred under NPA Order M-35, as originally issued or as amended from time to time, nor deprive any person of any rights received or accrued under that order prior to the effective date of this revocation.

(Sec. 704, 64 Stat. 816, Pub. Law 96, 82d Cong.; 50 U. S. C. App. Sup. 2154)

This revocation is effective February 29, 1952.

Issued: February 20, 1952.

NATIONAL PRODUCTION
AUTHORITY,
By John B. Olverson,
Recording Secretary.

[P. R. Doc. 52-2174; Filed, Feb. 20, 1952; 11:19 a. m.]

[NPA Order M-45, Schedule 2, Revocation]
M-45—ALLOCATION OF CHEMICALS AND
ALLIED PRODUCTS

SCHED. 2—POLY TETRA-FLUOR ETHYLENE

Schedule 2 (16 F. R. 3129) to NPA Order M-45 is hereby revoked.

This revocation does not relieve any person of any obligation or liability incurred under Schedule 2 to NPA Order M-45, nor deprive any person of any rights received or accrued under that schedule prior to the effective date of this revocation.

(Sec. 704, 64 Stat. 816, Pub. Law 96, 82d Cong.; 50 U. S. C. App. Sup. 2154)

This revocation shall take effect February 20, 1952.

Issued: February 20, 1952.

NATIONAL PRODUCTION
AUTHORITY,
By JOHN B. OLVERSON,
Recording Secretary.

[F. R. Doc. 52-2175; Filed, Feb. 20, 1952; 11:19 a. m.]

[NPA Order M-62, Revocation]

M-62—Horsehides, Horsehide Parts, Goatskins, Cabrettas, Sheepskins, Sheepskin Parts, Shearlings, Kanga-ROO Skins, and Deerskins

REVOCATION

NPA Order M-62 (17 F. R. 26) is hereby

This revocation does not relieve any person of any obligation or liability incurred under NPA Order M-62, as originally issued or as amended from time to time, nor deprive any person of any rights received or accrued under that order prior to the effective date of this revocation.

(Sec. 704, 64 Stat. 816, Pub. Law 96, 82d Cong.; 50 U. S. C. App. Sup. 2154)

This revocation is effective February 29, 1952.

Issued: February 20, 1952.

NATIONAL PRODUCTION
AUTHORITY,
By JOHN B. OLVERSON,
Recording Secretary.

[F. R. Doc. 52-2176; Filed, Feb. 20, 1952; 11:20 a.m.]

Chapter XVIII — National Shipping Authority, Maritime Administration, Department of Commerce

[NSA Order No. 60 (DRO-39)]

DRO-39-RATES ON GRAIN IN BULK FROM UNITED STATES PORTS TO EIRE

Sec.

1. What this order does.

 Freight rates and charter terms and conditions required under "WARSHIPVOY" form of charter as revised August 15, 1944.

AUTHORITY: Sections 1 and 2 issued under sec. 204, 49 Stat. 1987, as amended; 46 U. S. C. 1114.

Section 1. What this order does. This order hereby authorizes freight rates and charter terms and conditions for the transportation of full cargoes of heavy grain, i. e., wheat, corn, or rye, in bulk, under "WARSHIPVOY" form of charter as revised August 15, 1944 in vessels operated for account of the National Shipping Authority, from one Atlantic, Gulf or Pacific Coast port of the United States to a port of discharge in Eire, effective on vessels commencing to load on and after February 15, 1952. And NSA Order 25 (DRO-20) published in Federal Register issue of June 1, 1951 (16 F. R. 5123) is hereby superseded as of February 15, 1952.

Sec. 2. Freight rates and charter terms and conditions required under "WAR-SHIPVOY" form of charter as revised August 15, 1944.

[All rates in U. S. currency per ton of 2,240 pounds]

From	:		
U.	8.	Atlantic ports	\$12.85
U.	8.	Gulf ports	14.35
		Pacific ports	18.85

Note: Foregoing rates apply to cargoes loaded at one port and discharged at one port; for more than one port of loading or discharge, within the same general area or range, add fifty cents (50¢) U. S. currency per ton for each such additional port, the total rate thus formed to apply on the entire cargo. Cargoes for more than one port of loading or discharge shall be subject to negotiation and mutual agreement between the owners and charterers.

The following clauses are to be inserted in paragraphs E, F, G, H, and I of Part I of WARSHIPVOY:

E. Freight rate. (Insert applicable rate in United States currency per ton of 2,240 pounds as above set forth.)

Preight fully prepaid in the United States on bill of lading quantity and to be considered due and payable and earned on the cargo as taken aboard, vessel and/or cargo lost or not lost.

Demurrage. Charterers to pay demurrage at the rate of \$______3 per day for each and every day or pro rata for part of a day for all time used in loading or discharging in excess of allowed laytime.

Despatch. No despatch payable at loading port. Despatch if earned at discharging port will be payable at the rate of one-half (½) the demurrage rate per day, or pro rata for part of a day, for all laytime saved in discharging.

F. Stevedoring. Loading and trimming to be for the vessel's account; discharging expenses to be for charterer's account.

G. Loading time. A maximum of five (5) days, Sundays and holidays excepted unless used, shall be allowed for loading. Time lost in loading due to weather preventing loading shall not count as laytime.

shall not count as laytime.

H. Discharging time. Cargo shall be discharged at the rate of 800 tons per day, Sundays and holidays excepted unless used. Time lost in discharging due to weather preventing discharge shall not count as laytime.

venting discharge shall not count as laytime.

I. Special provisions.

1. Laydays not reversible.

2. Any bags and/or bagging required for safe stowage to be for vessel's account.

 Any lightening required to enable vessel to reach her destination to be at charterer's risk and expense and time occupied to count as laytime.

to count as laytime.

4. General average clause. The adjustment and settlement of general average claims, pursuant to Clause 21, Part II, shall be governed by the York-Antwerp Rules of 1950, exclusive of Rule 22.

1950, exclusive of Rule 22.
5. Wherever the words "United States Maritime Commission" appear in Part II hereof same shall be understood to mean National Shipping Authority

National Shipping Authority.
6. This contract is subject to the approval of the National Shipping Authority.

Approved: February 12, 1952.

SEAL 1 C. H. McGuire.

Director, National Shipping Authority.

[F. R. Doc. 52-2127; Filed, Feb. 20, 1952;

[F. R. Doc. 52-2127; Filed, Feb. 20, 1952; 8:56 a. m.]

[NSA Order No. 61 (DRO-40)]

DRO-40—Rates on Grain in Bulk From United States Ports to the United Kingdom and Northern Ireland

Sec

1. What this order does.

 Preight rates and charter terms and conditions required under "WARSHIPVOY" form of charter as revised August 15, 1944.

AUTHORITY: Sections 1 and 2 issued under sec. 204, 49 Stat. 1987, as amended; 46 U.S.C. 1114.

Section 1. What this order does. This order hereby authorizes the following freight rates and charter terms and conditions for the transportation of full cargoes of heavy grain, i. e., wheat, corn or rye, in bulk, under "WARSHIPVOY" form of charter as revised August 15, 1944 in vessels operated for account of the National Shipping Authority, from one Atlantic, Gulf or Pacific Coast port

of the United States to a port of discharge in the United Kingdom or Northern Ireland, effective on vessels commencing to load on and after February 15, 1952. And NSA Order 24 (DRO-19) and NSA Order 25 (DRO-20) published in Federal Register issue of June 1, 1951 (16 F. R. 5127 and 5128) are hereby superseded as of February 15, 1952.

SEC. 2. Freight rates and charter terms and conditions required under "WAR-SHIPVOY" form of charter as revised August 15, 1944.

[All rates in U. S. currency per ton of 2,240 pounds]

	From United States				
To-	Atlan- tie ports	Gulf	Pacific ports	Dis- charge rate	
Falmouth or Plymouth. London. Aberdeen/Grimsby	\$12.80 13.40	\$14.30 14.90	\$18,80 19,40	1,000	
Range All other United Kingdom Northern Ireland	13.65 13.00 13.35	15,18 14,50 14,65	19.65 19.00 19.35	1,000 1,000 800	

Note: Foregoing rates apply to cargoes loaded at one port and discharged at one port; for more than one port of loading or discharge, within the same general area or range, add fifty cents (50¢) U. S. currency per ton for each such additional port to the highest applicable rate, the total rate thus formed to apply on the entire cargo. Cargoes for more than one port of loading or discharge shall be subject to negotiation and mutual agreement between the owners and the charterers.

The following clauses are to be inserted in paragraphs E, F, G, H, and I of Part I of "WARSHIPVOY":

E. Freight rate. (Insert applicable rate as above set forth, including, if applicable, additions for extra ports of discharge.) Freight fully prepaid in the United States

on bill of lading quantity and to be considered due and payable and earned on the cargo as taken aboard, vessel and/or cargo lost or not lost.

Demurrage. Charterers to pay demurrage at the rate of \$._____! per day for each and every day or pro rata for part of a day for all time used in loading or discharging in excess of allowed laytime.

Despatch. No despatch payable at loading port. Despatch if earned at discharging port will be payable at the rate of one-half (½) the demurrage rate per day or pro rata for part of a day for all laytime saved in discharging.

F. Stevedoring. Loading and trimming expenses shall be for vessel's account: discharging expenses shall be for charterer's account.

G. Loading time. A maximum of five (5) days, Sundays and holidays excepted unless used, shall be allowed for loading. Time lost in loading due to weather preventing loading shall not count as laytime.

H. Discharging time. Cargo shall be discharged at the rate of ______2 tons per day, Sundays and holidays excepted unless used. Time lost in discharging due to weather preventing discharge shall not count as laytime.

I. Special provisions. 1. Laydays not reversible.

 Any bags and/or bagging required for safe stowage at loading port to be for vessel's account.

¹ (Insert applicable demurrage rate, f. e., fifteen hundred dollars (\$1,500) for Liberty type vessels and eighteen hundred dollars (\$1,800) for Victory type vessels.)

Insert applicable rate of discharge as shown hereinabove under caption "Discharge rate."

 Any lightening required to enable vessel to reach her destination to be at charterer's risk and expense and time occupied to count as laytime.

4. Custom of the port to the contrary, it is agreed that in the event of the vessel being ordered to discharge at a port which on arrival is inaccessible on account of insufficient water, and vessel is in all other respects ready to discharge, time shall still commence in accordance with Clause 10 of Part II hereof.

5. Dock dues to the extent levied on vessel's net registered tonnage and charges on volume of fuel in unregistered spaces to be for

yessel's account.

 General average clause: The adjustment and settlement of general average claims, pursuant to Clause 21, Part II, shall be governed by the York-Antwerp Rules of 1950, exclusive of Rule 22.

7. Wherever the words "United States Maritime Commission" appear in Part II hereof same shall be understood to mean National Shipping, Authority

Shipping Authority.
8. This contract is subject to the approval of the National Shipping Authority.

Approved: February 12, 1952.

[SEAL]

C. H. McGuire, Director, National Shipping Authority.

[F. R. Doc. 52-2128; Filed, Feb. 20, 1952; 8:57 a. m.]

Chapter XXI—Office of Rent Stabilization, Economic Stabilization Agency

[Rent Regulation 1, Amdt. 3]

RR 1-HOUSING

HOUSING SUPPLIED TO EMPLOYEES OF FED-ERAL GOVERNMENT BY AGENCIES THEREOF; REGISTRATION

Effective February 21, 1952, Rent Regulation 1 is amended as set forth below.

(Sec. 204, 61 Stat. 197, as amended; 50 U.S. C. App. Sup. 1894)

Issued this 18th day of February 1952.

TIGHE E. WOODS, Director of Rent Stabilization.

1. Section 86 is amended to read as follows:

SEC. 86. Housing supplied to employees of the Federal Government by agencies thereof. (a) The provisions of this paragraph shall apply to all housing accommodations, supplied or which have been acquired for the purpose of being supplied to employees of the Federal Government under specific Government direction as an incidental service in support of Government programs, for which the rent is or will be set and administered by an agency of the Federal Government. These provisions shall be applicable to housing supplied or which have been acquired for the purpose of being supplied not only to direct Government employees but also to contractors, contractors' employees and all other persons whose housing is essential to the performance of the Government activity. The maximum rent for such housing accommodations shall be the rent charged on February 1, 1952. Where such accommodations are acquired after

February 1, 1952, the maximum rent shall be the maximum rent in effect on the date of acquisition. If any such housing accommodations were not rented on February 1, 1952, or if no maximum rent were in effect on the date of acquisition after February 1, 1952, the maximum rent shall be the first rent charged for such accommodations after such applicable date. If any such housing accommodations were changed after February 1, 1952, or after the date of acquisition, whichever is later, by a substantial increase or decrease in dwelling space, the maximum rent for the housing accommodations resulting from such change shall be the first rent charged after such Where on the date determining a maximum rent under this paragraph the landlord had a practice of making specific charges for certain services, furniture, furnishings, or equipment, the maximum rent shall be established on a variable basis, according to the services, furniture, furnishings, or equipment provided. Sections 81 to 85 shall be inapplicable to such housing accommodations.

(b) When a housing accommodation ceases to be subject to the provisions of paragraph (a) of this section, the maximum rent shall be the maximum rent last in effect under paragraph (a) of

this section.

Section 100 is amended to read as follows:

Sec. 100. Housing supplied to employees of the Federal Government by agencies thereof. (a) The provisions of this paragraph shall apply to all housing accommodations, supplied or which have been acquired for the purpose of being supplied to employees of the Federal Government under specific Government direction as an incidental service in support of Government programs, for which the rent is or will be set and adminis-tered by an agency of the Federal Gov-These provisions shall be ernment. applicable to housing supplied or which have been acquired for the purpose of being supplied not only to direct Gov-ernment employees but also to contractors, contractors' employees and all other persons whose housing is essential to the performance of the Government activity. The maximum rent for such housing accommodations shall be the rent charged on February 1, 1952, or on the effective date of regulation, whichever is later. Where such housing accommodations are acquired after February 1, 1952, or after effective date of regulation, whichever is later, the maximum rent shall be the maximum rent in effect on the date of acquisition. If any such housing accommodations were not rented on February 1, 1952, or on the effective date of regulation, or if no maximum rent were in effect on the date of acquisition after February 1, 1952, or effective date of regulation, whichever is later, the maximum rent shall be the first rent charged for such accommodations after such applicable date. If any such housing accommodations were changed after February 1, 1952, or after the effective date of regulation, whichever is later, or after the date of acquisition, by a substantial increase or decrease in dwelling space. the maximum rent for the housing accommodations resulting from such change shall be the first rent charged after such change. Where on the date determining a maximum rent under this paragraph the landlord had a practice of making specific charges for certain services, furniture, furnishings, or equipment, the maximum rent shall be established on a variable basis, according to the services, furniture, furnishings, or equipment provided. Sections 91 to 99 shall be inapplicable to such housing accommodations.

(b) When a housing accommodation ceases to be subject to the provisions of paragraph (a) of this section, the maximum rent shall be the maximum rent last in effect under paragraph (a) of this section.

3. Section 206 (c) is amended to read as follows:

(c) Housing for employees of the Federal Government. Housing accommodations with a maximum rent established under section 86 (a) or 100 (a).

4. Section 213 is amended to read as follows:

Sec. 213. Registration of housing operated by governmental agencies. The provisions of sections 211 (a) and (b). 212, and 214 shall not apply to housing accommodations with a maximum rent originally determined under section 4 (g) of the Rent Regulation for Housing issued pursuant to the Emergency Price Control Act of 1942, as amended, or to housing accommodations with a maximum rent is established under section 86 (a), 98, or 100 (a). The landlord of such housing accommodations shall file a schedule or schedules, setting out the maximum rents for all such accommodations in a particular project and containing such other information as the Director shall require. A copy of such schedule or schedules shall be posted by the landlord in a place where it will be available for inspection by the tenants of such accommodations: Provided, however. That the Director may require the landlord to file individual registration statements as required in section 211 where he deems it necessary in order to carry out the provisions of this regulation. If the maximum rent is established under section 86 (a), 98, or 100 (a), the schedules or registration statement shall be filed within 45 days after February 1, 1952, or 45 days after the effective date of regulation or 30 days after first renting the accommodations, whichever is later: Provided, however, That if the maximum rent is established under section 98 and was registered prior to February 1, 1952. no further registration shall be required: And provided further, That if the maximum rent is established under section 86 (a) or 100 (a) by an acquisition after February 1, 1952, or after the effective date, whichever is later, and was registered on the date of acquisition, no further registration is required.

[F. R. Doc. 52-2113; Filed, Feb. 20, 1952; 8:54 a. m.] [Rent Regulation 2, Amdt. 2]

RR 2—Rooms in Rooming Houses and Other Establishments

ROOMS SUPPLIED TO EMPLOYEES OF FEDERAL GOVERNMENT BY AGENCIES THEREOF; EXCEPTIONS

Effective February 21, 1952, Rent Regulation 2 is amended as set forth below. (Sec. 204, 61 Stat. 197, as amended; 50 U. S. C. App. Sup. 1894)

Issued this 18th day of February 1952.

TIGHE E. WOODS, Director of Rent Stabilization,

1. Section 86 is amended to read as follows:

SEC. 86. Rooms supplied to employees of the Federal Government by agencies thereof. (a) The provisions of this paragraph shall apply to all rooms, supplied or which have been acquired for the purpose of being supplied to employees of the Federal Government under specific Government direction as an incidental service in support of Government programs, for which the rent is or will be set and administered by an agency of the Federal Government. These provisions shall be applicable to rooms supplied or which have been acquired for the purpose of being supplied not only to direct Government employees but also to contractors, contractors' employees and all other persons whose housing is essential to the performance of the Government activity. The maximum rents for such rooms shall be established as follows: For rooms having established rents on Pebruary 1, 1952, the maximum rents shall be the established rents for such rooms on that date for different terms of occupancy and different numbers of occupants. Where such rooms are acquired after February 1, 1952, the maximum rent shall be the maximum rents in effect on the date of acquisition. If a room did not have an established rent or a maximum rent for any-or for a particular-term of occupancy and number of occupants on February 1, 1952, or on the date of acquisition after February 1, 1952, the landlord may establish such maximum rents by registration. If, after February 1, 1952, or after the date of acquisition, a room is first rented for a particular term and number of occupants for which no maximum rent has been established hereunder, the maximum rent shall be the rent first charged after that date for a particular term and number of occupants. Where on the date determining a maximum rent under this paragraph the landlord had a practice of making specific charges for certain services, furniture, furnishings, or equipment, the maximum rent shall be established on a variable basis, according to the services, furniture, furnishings, or equipment provided. Sections 81 to 85 shall be inapplicable to such rooms.

(b) When a room ceases to be subject to the provisions of paragraph (a), of this section, the maximum rent shall be the maximum rent or rents last in effect under paragraph (a) of this sec-

2. Section 98 is amended to read as follows:

SEC. 98. Rooms supplied to employees of the Federal Government by agencies thereof. (a) The provisions of this paragraph shall apply to all rooms, supplied or which have been acquired for the purpose of being supplied to employees of the Federal Government under specific Government direction as an incidental service in support of Government programs, for which the rent is or will be set and administered by an agency of the Federal Government, These provisions shall be applicable to rooms supplied or which have been acquired for the purpose of being supplied not only to direct Government employees but also to contractors, contractors' employees and all other persons whose housing is essential to the performance of the Government activity. The maximum rents for such rooms shall be established as follows: For rooms having established rents on the applicable date (which is February 1, 1952, or the effective date of regulation, whichever is later) the maximum rents shall be the established rents for such room on such applicable date for different terms of occupancy and different numbers of occupants. For rooms acquired after such applicable date the maximum rents shall be the maximum rents in effect on the date of acquisition. If a room did not have an established rent or a maximum rent for any-or for a particularterm of occupancy and number of occupants on the applicable date or on the date of acquisition after such applicable date, the landlord may establish such maximum rents by registration. If, after the applicable date or after the date of acquisition after such applicable date, a room is first rented for a particular term and number of occupants for which no maximum rent has been established hereunder, the maximum rent shall be the rent first charged for a particular term and number of occupants. Where on the date determining a maximum rent under this paragraph the landlord had a practice of making specific charges for certain furniture, furnishings, equipment, the maximum rent shall be established on a variable basis, according to the services, furniture, furnishings, or equipment provided. Sections 91 to 97 shall be inapplicable to such rooms.

- (b) When a room ceases to be subject to the provisions of paragraph (a), of this section, the maximum rent shall be the maximum rent or rents last in effect under paragraph (a) of this section.
- 3. Section 206 (e) is amended to read as follows:
- (e) Rooms for employees of Federal Government. Rooms with a maximum rent established under section 86 (a) or 98 (a).
- Section 215 is amended to read as follows:

SEC. 215. Exceptions. The provisions of sections 211 (a), 212, 213 and 214 shall not apply to rooms with a maximum rent originally determined under section 4 (d) of the hotel regulation, or to rooms with a maximum rent established under section 86 (a), 96, or 98 (a). The landlord

of such rooms shall file a schedule or schedules setting out the maximum rents for all such accommodations in a particular project and containing such other information as the Director shall require. A copy of such schedule or schedules shall be posted by the landlord in a place where it will be available for inspection by the tenants of such accommodations: Provided, however, That the Director may require the landlord to file individual registration statements as required in section 211 where he deems it necessary in order to carry out the provisions of this regulation. If the maximum rent is established under section 86 (a), 96, or 98 (a), the schedules or registration statement shall be filed within 45 days after February 1, 1952, or 45 days after the effective date of regulation, or 10 days after the date a maximum rent is first established, whichever is later: Provided, however, That if the maximum rent is established under section 96 and was registered prior to February 1, 1952, no further registration shall be required: And provided further, That if the maximum rent is established under section 86 (a) or 98 (a) by an acquisition after February 1, 1952, or after the effective date, whichever is later, and was registered on the date of acquisition, no further registration is required.

[F. R. Doc. 52-2114; Filed, Feb. 20, 1952; 8:54 a. m.]

TITLE 38—PENSIONS, BONUSES, AND VETERANS' RELIEF

Chapter I-Veterans' Administration

PART 1-GENERAL PROVISIONS

ELIGIBILITY FOR AND DISPOSITION OF UNITED STATES FLAG FOR BURIAL PURPOSES

In § 1.10, paragraph (a) is amended to read as follows:

§ 1.10 Eligibility for and disposition of the United States Flag for burial purposes—(a) Eligibility for burial plags—(1) Persons eligible. (1) A veteran of any war discharged under conditions other than dishonorable (or transferred to reserve status).

(ii) A person discharged from the Army, Navy, Air Force, Marine Corps, or Coast Guard, under conditions other than dishonorable, after serving at least one enlistment, or discharged for disability incurred in line of duty.

(iii) Any person who has died while in the military or naval service of the United States after May 27, 1941. This subdivision authorizes and requires the furnishing of a flag only where the military or naval service does not furnish a flag immediately. The only cases wherein a flag is not supplied immediately are those of persons whose remains are interred outside the continental limits of the United States, or whose remains are not recovered or are recovered and not identified.

(iv) Any person who has served in the active service of the Armed Forces of the United States on or after June 27, 1950, and prior to such date as shall thereafter be determined by Presidential proclamation or concurrent resolution of the Congress, and who was discharged under

conditions other than dishonorable (or transferred to reserve status).

(Sec. 2, 57 Stat. 591; 36 U. S. C. 184. Interprets or applies Pub. Law 28, 82d Cong.)

This regulation is effective February 21, 1952.

[SEAL]

O. W. CLARK, Deputy Administrator,

[F. R. Doc. 52-2101; Filed, Feb. 20, 1952; 8:50 a. m.]

PART 3—VETERANS CLAIMS MISCELLANEOUS AMENDMENTS

 In § 3.1, paragraph (c) is amended to read as follows:

§ 3.1 Persons included in the acts in addition to commissioned officers and

enlisted men. (c) Philippine Scouts and others. Philippine Scouts, the Insular Force of the Navy, Samoan Native Guard, and Samoan Native Band of the Navy are within the terms of the acts, except that neither the Philippine Scouts nor the Insular Force of the Navy were, or are, included in Article II of the War Risk Insurance Act. However, Philippine Scouts enlisted under section 14 of Public Law 190, 79th Congress, approved October 6, 1945, are subject to the limitations contained in Public Law 391, 79th Congress, Benefits are accordingly limited to compensation payable for service-connected disability or death. Members of the organized military forces of the Government of the Commonwealth of the Philippines are included for purposes of the laws administered by the Veterans' Administration providing for the payment of compensation on account of serviceconnected disability or death from and after the dates and hours, respectively, that they were called into service of the Armed Forces of the United States by orders issued from time to time by the General Officer, United States Army, designated by the Secretary of War (sec. 2 (a) (12), Public No. 127, 73d Cong., and Pub. Law 301, 79th Cong.) This includes a person who became a member of a unit so called or ordered into the Armed Forces of the United States upon its reorganization and return to military control prior to July 1, 1946. It does not include the service of such a person during the period subsequent to his release following the capitulation or after parole by the Japanese as a prisoner of war, when he was in an inactive status, and prior to the time he joined a recognized guerrilla force or returned to military control as certified by the United States Armed Forces. Persons who served as guerrillas under a commissioned officer of the United States Army, Navy or Marine Corps, or under a commissioned officer of the Commonwealth Army recognized by and cooperating with the United States forces are also included: Provided, That service as a guerrilla by a person who also was a Philippine Scout or a member of the Armed Forces of the United States, other than a member of

the Commonwealth Army, will be considered as service in his regular status of Philippine Scout or member of the Armed Forces of the United States. The following certifications by the service department of "recognized" and "unrecognized" guerrilla service will be accepted as establishing guerrilla service: (1) Recognized guerrilla service; (2) unrecognized guerrilla service under a recognized commissioned officer only if the person was a former member of the United States Armed Forces (including the Philippine Scouts) or the Philippine Army. This excludes civilians. A cer-tification of "anti-Japanese activities" will not be accepted as establishing guerrilla service. However, unless the record shows examination at time of entrance into the Armed Forces of the United States, such persons are not entitled to the presumption of soundness, This will also apply upon reentering the Armed Forces after a period of inactive service. Service of such Commonwealth forces in the United States Armed Forces was terminated as of June 30, 1946, by the military order of the President dated June 29, 1946. (Therefore, such Philippine Army service rendered on or after July 1, 1946, is not service in the United States Armed Forces within the purview of the laws administered by the Veterans' Administration.) Compensation payable to members of the organized military forces of the Government of the Commonwealth of the Philippines, under the conditions set forth above, and to Philippine Scouts who enlisted or reenlisted under section 14. Public Law 190, 79th Congress, shall be paid at the rate of one Philippine peso for each dollar authorized to be paid under the laws providing for such compensation. The foregoing restriction is not applicable to officers who were commissioned in connection with the administration of Public Law 190, 79th Congress. All enlistments and reenlistments in the Regular Army between October 6, 1945, and June 30, 1947, inclusive, were made under the provisions of the cited law, as it constituted the sole authority for enlistments in the Regular Army during that time. Accordingly, all Philippine Scouts who enlisted or reenlisted between the cited dates should be paid at the rate of one Philippine peso for each dollar authorized for disability incurred or aggravated during such enlistment or reenlistment. Where a veteran, who had Commonwealth Army or guerrilla service and also had other service, wartime or peacetime, in the Armed Forces of the United States, has compensable disabilities due to the service entitling to compensation on a peso basis and due to service entitling to compensation on a dollar basis, the disabilities will be combined as usual, applying the provisions of Part IV. Veterans Regulation 1 (a) (38 U. S. C. ch. 12), where there is disability due to wartime and peacetime service. In computing the amount due, the evaluation for which dollars are payable will be first considered and the difference between this evaluation and the combined evaluation will be the basis for computing the amount due in pesos.

2. In § 3.59, paragraph (c) is amended to read as follows:

§ 3.59 Active service under Public No. 2, 73d Congress. * * *

(c) The period of active service of the members of the regular components of the Philippine Commonwealth Army while serving with the Armed Forces of the United States will be from the date certified by the Philippines Command, Air Force, as the date of enlistment or the date of report for active duty, whichever is the later, to the date of release from active duty, discharge, death, or June 30, 1946, whichever is the earlier. The release from active duty will include (1) leaving one's organization in anticipation of or due to the capitulation; (2) escape from a prisoner-of-war status; (3) parole by the Japanese from a prisoner-of-war status; (4) beginning of missing-in-action status except where the factual recitation of the service department establishes that the veteran at the time he was so reported was actually in active service with his unit, or under the provisions of section 5, Public Law 490, 77th Congress, as amended, death is presumed to have occurred while the veteran's name was carried in such status; (5) the capitulation on May 6, 1942, except that periods of recognized guerrilla service or unrecognized guerrilla service under a recognized commissioned officer or periods of service in units which continued organized resistance against the Japanese prior to formal capitulation will be considered as a return to active duty for the period of such service. Active service of a Philippine Scout or a member of the Philippine Commonwealth Army serving with the Armed Forces of the United States, will include a "prisoner of war" status immediately following: (i) A period of active duty; (ii) recognized guerrilla service or unrecognized guerrilla service under a recognized commissioned officer; (iii) a period of inactive service as defined in § 3.1 (c) and this paragraph, where it is shown by all the evidence, including service department reports establishing the basis of the affirmative finding of the service department, that the vet-eran's arrest by the Japanese was brought about by reason of anti-Japanese activities or his former service in the Armed Forces of the United States. In this connection due consideration will be given to the character and length of the veteran's former active service in the Armed Forces of the United States. A prisoner-of-war status based upon arrest during a general zonification will not be sufficient of itself to bring a case within the definition of return to military control. active service of members of the irregular forces, "guerrillas," will be that period covered by the certification of the Philippines Command, Air Force.

(Sec. 5, 43 Stat. 608, as amended, sec. 2, 46 Stat. 1016, sec. 7, 48 Stat. 9; 38 U. S. C. 11a, 426, 707)

This regulation is effective February 21, 1952.

[SEAL] O. W. CLARK, Deputy Administrator.

[F. R. Doc. 52-2103; Filed, Feb. 20, 1952; 8:50 a. m.]

PART 21-VOCATIONAL REHABILITATION AND EDUCATION

SUBPART C-TRAINING FACILITIES MISCELLANEOUS AMENDMENTS

1. In § 21.614, paragraphs (a) (4) (1), (v), (vi), and (b) are amended to read as follows:

§ 21.614 Determination of fair and reasonable compensation for institutional on-farm training-(a) Certified financial statement required. In making the determination of fair and reasonable compensation, the regional office will require the educational institution to submit certified detailed financial statements which must include the amount of any accumulated surplus (deficit). These financial statements are exempt from a reports control symbol. These financial statements shall provide the details of the actual cost experience accumulated during the most recent contract period for the institutional on-farm courses. Such financial statements shall include:

(4) Cost data on the following items of expense which, within the limits designated, will be used for the determination of fair and reasonable compensation.

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(i) Instructors. Actual cost of instructors at salary rates not in excess of those paid by the institution, or by other similar institutions in that area, for teachers with comparable duties and responsibilities. The cost shown for instructors will be supported by a schedule listing the name, title, and annual salary rate and will show whether employment is full time or part time for each person included in such cost and the proportion of time spent by each on this program, In determining fair and reasonable compensation, the ratio of full-time instructors, or equivalent thereof, charged to these courses should generally average not more than one instructor for 18 or 20 students. Classes ordinarily should not exceed 25 students. The salary of a full-time instructor for a class of less than 12 trainees will not be allowed as a part of the fair and reasonable cost, except where acceptable written justification is furnished to the regional office showing that the class cannot be operated in any other manner.

(v) Building operation and maintenance, depreciation, and rent. Cost of the pro rata portion of depreciation on instructional equipment, heat, light, power, water, janitor service, building maintenance, rent of non-publicly owned facilities, and insurance for classroom and laboratory space which may be allocated to these courses on the basis of the time the classrooms are used for these courses in relation to the full-time use of such classrooms and laboratories. A sum not in excess of \$1.25 per student per month is acceptable as a fair and reasonable charge for this item without detailed calculation. In any case where the institution requests an amount in excess of \$1.25 per man per month for this item, the chief, training facilities section, will submit the proposal with the cost data and his recommendations relative thereto to the special assistant to the director, training facilities service, for the area concerned, for a determination as to whether an amount in excess of \$1.25 per student per month may be included in the fair and reasonable determination. There must be a clear showing on the part of the institution, where more than \$1.25 per student month is requested for a class of less than 12, that all reasonable efforts have been made to schedule such classroom instruction in an economical manner to prevent any excessive expense involved in the operation of the school plant, or a portion thereof.

(vi) Allowance for administration and supervision. An allowance to cover the cost of supervisory, administrative, and clerical personnel and the cost of consumable office supplies and other expenses for administrative and supervisory offices including related expenses of the State agency responsible for conducting these courses. The salary, or any part thereof, of a regular employee of the local, county, or State school system will not be allowed as a part of the fair and reasonable cost except where the duties of such employee on behalf of the institutional on-farm program are clearly and definitely defined and measured and are performed at times other than during their regular hours of employment for duties other than those pertaining to institutional on-farm program. An amount not in excess of 5 percent of the cost of items in subdivisions (i) through (v) of this subparagraph may be included to cover these costs without detailed justification. However, if the institution requests more than a 5 percent allowance for administration and supervision, the chief, training facilities section, is authorized to include in the fair and reasonable cost, such amount in excess of 5 percent as may be justified as reasonable and necessary to conduct a satisfactory program: Provided, That in no case will administrative and supervisory costs in excess of 15 percent of items in subdivisions (1) through (v) of this subparagraph be included in the fair and reasonable justification except on prior approval of the special assistant to director, training facilities service, for the area concerned, Any request for an amount in excess of 5 percent for administration and supervision must be supported by a detailed schedule of the cost of the items included. Where a request is made for an amount in excess of 5 percent for administration of a class of less than 12. there should be a clear showing on the part of the institution that consideration has been given to the reduced number of trainees and the amount claimed is reasonable and necessary for the operation of the program.

(b) Estimated cost may be used. In the case of new courses for which no actual cost experience is available or cost data is incomplete, estimated cost may be substituted in the formula prescribed in paragraph (a) of this section,

2. Section 21.616 is amended to read as follows:

§ 21.616 Review and adjustment of contract rates-(a) Consideration of surplus or deficit. Contracts for institutional on-farm training shall be executed for a period not to exceed 12 months. In negotiating new contracts or for the renewal of contracts which were in effect on or before September 1, 1947, consideration will be given to any surpluses (deficits) accumulated as a result of the payment of the agreed rates in excess (deficiency) of the amount spent on the program by the institution and the agreed rate for the succeeding contract period will be adjusted to make due allowance for accumulated surpluses (deficits).

(b) Revision of rates. Existing rates of compensation included in contracts for institutional on-farm training may be revised from time to time as provided in this paragraph. Effective immediately new contracts covering institutional on-farm training will contain an additional clause designated as article

1 (f) reading as follows:

ARTICLE 1. (f) Revision of rates. rates of payment provided in article 1 may be revised from time to time as provided

in this article 1 (f).
(2) Within 30 days after the expiration of four or more calendar months, the contractor will advise the Veterans' Administration, in writing, if the contractor desires any revision of the existing rates of compensation. If the Veterans' Administration desires any revision of the existing rates, written notice to that effect will be given to the contractor within 30 days after the expiration of four or more months. At such time as the contractor or the Veterans' Administration desires a revision of rates, the contractor will furnish to the Veterans' Administration statements of the actual cost of operation on VA Form 7-1969, for the period beginning with the effective date of the current contract rate and ending with the last day of the most recent month immediately preceding the date of the request for revision. The contractor will permit such inspections of its books and records as the Veterans' Administration may request.

(3) The Veterans' Administration and the contractor will mutually agree upon the revised rate or rates to be effective as of the beginning of the month in which notice as set forth in (2) above was given, and any revised rate or rates shall be embodied in a supplemental agreement to this contract and shall continue in effect until the termination of the contract, or until subsequently revised in accordance with the provisions of this

article.

(4) Where a revision of rates is pending, the contractor agrees to withhold regular billings to the Veterans' Administration for the period on and after the beginning of the month in which notice as set forth in (2) above was given, until a determination of a revised rate has been made. Upon completion of negotiations, billings will then be made at the revised rate. Pending the com-pletion of negotiations, the Veterans' Ad-ministration agrees that either interim payments, at a tentative fair and reasonable rate, or 75 percent of the prevailing rate may be made as authorized under \$ 21.469b, or advance payments may be made if authorized under § 21.658.

Where a change in contract rates is desired by either party, the Veterans' Administration and the contractor will negotiate and mutually agree upon the revised rate or rates subject to the approval of the special assistant to the director, training facilities service for Vocational Rehabilitation and Educa-

tion, for the area concerned. Upon agreement between the contractor and the Veterans' Administration as in this paragraph, and approval by the special assistant to the director, training facilities service, the contract will be supplemented to amend the tuition rates.

(c) Lump sum adjustment of surplus or deficit upon termination of the pro-If a surplus or deficit exists due to the operation of the on-farm program as provided in §§ 21.613 through 21.619, the educational institution or the Veterans' Administration will make a lump sum adjustment of surplus or deficit upon termination of the program. Appropriate cost data must be submitted in accordance with this paragraph. The educational institution will prepare on VA Form 7-1969 a certified statement of actual costs and actual months of instruction for which the institution was entitled to be paid. Allowable costs on VA Form 7-1969 will include only those provided in the cost formula in §§ 21.613 through 21.619. Each such VA Form 7-1969 will include a statement on schedule K. part 2, of the surplus or deficit for the entire period, between the effective date of the first contract for on-farm training under Public Law 377, 80th Congress, and the termination date of the operating period for which cost statement is provided or of the contract which is expiring, plus any surplus deter-mined as of September 1, 1947. Where a surplus or deficit is determined, the last existing contract will be supplemented (VA Form 7-1972) as below:

(1) For payment of surplus by institutions to the Veterans' Administration, the following standard clause will be used:

Whereas the contractor and the Veterans' Administration agree that in the operation of the institution during the period from _____to ___ pursuant to contract pursuant to contract the sum of \$__ sents the income the contractor has re-ceived, and the sum of \$_____ represents allowable expenses for the program of instruction as provided in this contract; now therefore the contractor and the Veterans' Administration agree that the sum of \$..... represents a surplus which is payable to the Veterans' Administration; in consideration whereof and of the promises and mutual covenants and agreements heretofore entered into and contained in said contract the contractor agrees to pay to the Veterans' Administration the said sum of \$_____ by check, payable to the Treasurer of the United States, which payment shall constitute acquittance under said contract: Provided, That this agreement and the figure stated herein for payment shall be subject to modification to the extent that er-rors or inaccuracies may subsequently be ascertained in the cost and income figures upon which predicated.

(2) For payment of deficit by the Veterans' Administration to the educational institution, the following standard clause will be used:

Whereas the contractor and the Veterans' Administration agree that in the operation of the institution during pursuant to contract (identify)

the sum of \$ ____ represents the income the contractor has received, and the sum of \$..... represents allowable expenses for the program of instruction as provided in this contract; now, therefore, the contractor and the Veterans' Administration agree that the sum of \$ ____ represents a deficit which is payable to the institution; in consideration whereof and of the promises and mutual covenants and agreements contained in said contract the Veterans' Administration agrees to pay to the educational institution the sum of \$ ____ in payment of such deficit, and such payment shall constitute full acquittance of the Government for all claims under said contract: Provided, That this agreement and the figure stated herein for payment are subject to modification to the extent that errors or inaccuracies may subsequently be ascertained in the cost and income figures upon which predicated.

Where payments of tuition rates under contracts have resulted in a deficit to the contractor, the school will be paid for such deficit in a lump sum by the Veterans' Administration upon appropriate determination as in this paragraph: Provided, That in no case will compensation for a deficit be made by lump-sum settlement which will result in the payment of a rate in excess of the rate of \$500 for a full time course for a period of 12 months or \$41.66 per month as provided in § 21.619. The Veterans' Administration will make payment of the approved amount of a deficit upon the submission of a voucher for such lump-sum in accordance with VA Regulations, but itemization of charges for individual veterans will not be necessary. Each determination of a lump-sum settlement of surplus or deficit and the appropriate supplement therefore as in this paragraph will require the approval of the appropriate special assistant to the director, training facilities service, prior to distribution of the supplement and prior to payment by the regional office.

(d) Where a school providing onfarm training has tuition rates subject to adjustment for surplus or deficit under the provisions of §§ 21.613 through 21.619 and because of violation of terms of the contract or VA Regulations which are made a part thereof by article 7. contract for education and training, VA Form 7-1903, expenses in conducting the program are increased in excess of that considered necessary or reasonable, the Veterans' Administration will not allow consideration for such increase in costs in establishing the surplus or

3. A new § 21.619 is added as follows:

§ 21.619 Limitation of payments: institutional on-farm training. Effective February 21, 1952, the maximum rate which the Veterans' Administration will pay for training in a course of institutional on-farm training is the rate of \$500 for a 12-month period, and the maximum rate for any one month will not be in excess of \$41.66: Provided, That in no event will payment of tuition be made at a rate in excess of the claimed customary cost of tuition.

(Sec. 2, 46 Stat. 1016, sec. 7, 48 Stat. 9, sec. 2, 57 Stat. 43, as amended, sec. 400, 58 Stat. 287, as amended, 38 U. S. C. 11a, 701, 707, ch. 12 note. Interprets or applies secs. 3, 4, 57, Stat. 43, as amended, secs. 300, 1500-1504, 1506, 1507, 58 Stat. 286, 300, as amended; 38 U. S. C. 693g, 697-697d, 697f, g, ch. 12 note)

This regulation is effective February 21, 1952.

[SEAL]

O. W. CLARK, Deputy Administrator.

[F. R. Doc. 52-2102; Filed, Feb. 20, 1952; 8:50 a. m.]

PROPOSED RULE MAKING

DEPARTMENT OF AGRICULTURE

Bureau of Entomology and Plant Quarantine

[7 CFR Part 301]

PINK BOLLWORM

NOTICE OF PROPOSED RULE MAKING

Notice is hereby given under section 4 of the Administrative Procedure Act (5 U. S. C. 1003) that the Secretary of Agriculture, pursuant to section 8 of the Plant Quarantine Act of 1912, as amended (7 U. S. C. 161), is considering further amending \$ 301.52-2 of the regulations supplemental to the pink boll-worm quarantine (7 CFR and Supp. 301.52-2) to read as follows:

§ 301.52-2 Regulated areas. The following areas are hereby designated as regulated areas within the meaning of the regulations in this subpart and are further classed as heavily or lightly infested:

(a) Heavily infested areas.

Texas. Counties of Aransas, Bee, Brewster, Brooks, Calhoun, Cameron, Culberson, Dimmit, Duval, El Paso, Hidalgo, Hudspeth, Jeff Davis, Jim Hogg, Jim Wells, Kenedy, Kinney, Kleberg, La Salle, Live Oak, Maverick, McMullen, Nueces, Pecos, Presidio, Reeves, Refugio, San Patricio, Starr, Terrell, Uvalde, Val Verde, Ward, Webb, Willacy, Zapata, and Zavala.

(b) Lightly infested areas.

Arizona. Counties of Cochise, Graham, and Greenlee.

Louisiana. Parishes of Acadia, Allen, Beauregard, Calcasieu, Cameron, Evangeline, Iberia, Jefferson Davis, Lafayette, St. Landry, St. Martin, and Vermilion.

New Mexico. Countles of Catron, Chaves, Curry, De Baca, Dona Ans, Eddy, Grant, Hidalgo, Lea, Luna, Otero, Quay, Roosevelt, Sierra, Socorro, and Valencia.

Counties of Beckham, Caddo, Oklahoma. Comanche, Cotton, Grady, Greer, Harmon, Jackson, Jefferson, Klowa, McClain, Stephens,

Tillman, and Washita.

Texas. Counties of Andrews, Archer, Atascosa, Austin, Bailey, Bandera, Bastrop, Baylor, Bell, Bexar, Blanco, Borden, Bosque, Brazoria, Brazos, Brown, Burleson, Burnet, Caldwell, Callahan, Chambers, Childress, Clay, Cochran, Coke, Coleman, Collingsworth, Colorado, Comal, Comanche, Concho, Cooke, Coryell, Cottle, Crane, Crockett, Crosby, Dallas, Dawson, De Witt, Dickens, Donley, Eastland, Ector, Edwards, Erath, Falls, Fayette, Fisher, Floyd, Foard, Fort Bend, Preestone, Prio, Galnes, Galveston, Garza, Gillespie, Glasscock, Goliad, Gonzales, Gray, Grimes, Guadalupe, Hale, Hall, Hamilton, Hardeman, Harris, Haskell, Hays, Hill, Hockley, Hood, Howard, Hunt, Irion, Jack, Jackson, Jefferson, Johnson, Jones, Karnes, Kendall, Kent, Kerr, Kimble, King, Knox, Lamb, Lampasas, Lavaca, Lee, Leon, Liberty, Limestone, Llano, Loving, Lubbock, Lynn, Martin, Mason, Matagorda, McCulloch, McLennan, Medina, Menard, Midia and, Milam, Milis, Mitchell, Montague, Motley, Navarro, Nolan, Orange, Palo Pinto, Parker, Reagan, Real, Robertson, Runnels, San Saba, Schleicher, Scurry, Shackelford, Somervell, Stephens, Sterling, Stonewall, Sutton, Tarrant, Taylor, Terry, Throckmorton, Tom Green, Travis, Upton, Victoria, Waller, Washington, Wharton, Wheeler, Wichita, Wilbarger, Williamson, Wilson, Winkler, Wise, Wood, Yoakum, and Young.

The proposed amendment would add to the lightly infested pink bollworm regulated area Grady and McClain counties in Oklahoma, and Brazos, Burleson, Cooke, Dallas, Freestone, Galveston, Grimes, Harris, Hunt, Leon, Montague, Navarro, Robertson, Tarrant, Waller, Washington, Wise, and Wood counties in Texas. Pink bollworm infestations were found during 1951 in each of these counties, except Galveston county, Texas. Galveston county is bordered by infested counties.

The amendment also proposes to remove from the lightly infested area in Arizona the county of Santa Cruz and that part of Pima county now under regulation. These have been found free of pink bollworm infestation.

In addition, the amendment includes changes in this section proposed in notice of rule making published in the Federal Register on November 10, 1951 (16 F. R. 11506).

All persons who desire to submit written data, views, or arguments in connection with this matter should file the same with the Chief of the Bureau of Entomology and Plant Quarantine, Agricultural Research Administration, United States Department of Agriculture, Washington 25, D. C., within 15 days after the date of the publication of this notice in the Federal Register.

(Sec. 8, 37 Stat. 318, as amended; 7 U. S. C. 161)

Done at Washington, D. C., this 15th day of February 1952.

[SEAL] CHARLES F. BRANNAN, Secretary of Agriculture.

[F. R. Doc. 52-2092; Filed, Feb. 20, 1952; 8:49 a. m.]

Production and Marketing Administration

[7 CFR Part 52]

FROZEN LEAFY GREENS (OTHER THAN SPINACH)

U. S. STANDARDS FOR GRADES 1

Notice is hereby given that the United States Department of Agriculture is considering the issuance, as herein proposed, of the United States Standards for Grades of Frozen Leafy Greens (Other than Spinach), pursuant to the authority contained in the Agricultural Marketing Act of 1946 (60 Stat. 1087; 7

U. S. C. 1621, et seq.) and the Department of Agriculture Appropriation Act, 1952 (Pub. Law 135, 82d Cong., approved August 31, 1951). These standards, if made effective, will be the first issue by the Department of grade standards for this product.

All persons who desire to submit written data, views, or arguments for consideration in connection with the proposed standards should file same, in duplicate, with the Chief, Processed Products Standardization and Inspection Division, Fruit and Vegetable Branch, Production and Marketing Administration, United States Department of Agriculture, Washington 25, D. C., not later than 30 days after publication hereof in the Federal Register.

The proposed standards are as follows:

§ 52.388 Frozen leafy greens. Prozen leafy greens is the product prepared from the clean, sound, succulent leaves of fresh leafy greens (other than spinach) which may be whole or cut, with or without stems, by sorting, trimming, washing, and blanching, which is then frozen and maintained at temperatures necessary for the preservation of the product.

(a) Kinds of frozen leafy greens.

(1) Beet greens (Beta vulgaris).

(2) Collards (Brassica cleracea, acephala).
(3) Dandelion greens (Taraxacum taraxa-

(4) Endive (Cichorium endivia).

(5) Kale (Brassica oleracea, acephala).(6) Mustard greens (Brassica juncea, brassica chinensis).

(7) Swiss chard (Beta vulgaris, cicla). (8) Turnip greens (Brassica rapa).

(b) Styles of frozen leafy greens. (1) "Whole leaf" is the style of frozen leafy greens that consist of the whole leaf or large portions of leaf, with or without adjacent portions of the stem.

(2) "Sliced" is the style of frozen leafy greens that consist of the leaf or large portion of leaf, with or without adjoining portions of the stem, which has been sliced into reasonably uniform strips.

(3) "Cut" or "chopped" is the style of frozen leafy greens that consist of the leaf or large portion of leaf, with or without adjoining portions of the stem, which has been cut into small pieces.

(c) Grades of frozen leafy greens.
(1) "U. S. Grade A" or "U. S. Fancy" is the quality of frozen leafy greens that possess a good flavor and odor, that possess a good color, that possess a good character, that are practically free from defects, and that score not less than 85 points when scored in accordance with the scoring system outlined in this section.

(2) "U. S. Grade B" or "U. S. Extra Standard" is the quality of frozen leafy greens that possess a fairly good flavor and odor, that possess a reasonably good color, that possess a reasonably good character, that are reasonably free from defects, and that score not less than 70 points when scored in accordance with the scoring system outlined in this section.

(3) "Substandard" is the quality of frozen leafy greens that fail to meet the requirements of U. S. Grade B or U. S. Extra Standard.

(d) Ascertaining the grade. (1) The grade of frozen leafy greens may be as-

certained by considering, in conjunction with the requirements of the respective grade, the respective ratings of the factors of color, absence of defects, and character.

(2) The relative importance of each factor which is scored is expressed numerically on the scale of 100. The maximum number of points that may be given each such factor is:

Factors:	Points
(i) Color	20
(ii) Absence of defects	
Total score	100

(3) The score for the factors of color and absence of defects is determined immediately after thawing to the extent that the product is substantially free from ice crystals and can be handled as individual units. A representative sample of the product is cooked for examination with respect to character and flavor and odor.

(4) "Good flavor and odor" means that the product, after cooking, has a good characteristic, normal flavor and odor and is free from objectionable flavors and objectionable odors of any kind.

(5) "Reasonably good flavor and odor" means that the product after cooking may be lacking in good flavor and odor, but is free from objectionable flavors and objectionable odors of any kind.

(e) Ascertaining the rating for the factors which are scored. The essential variations within each factor which is scored are so described that the value may be ascertained for each factor and expressed numerically. The numerical range within each factor which is scored is inclusive (for example, "17 to 20 points" means 17, 18, 19, or 20 points.)

(1) Color. (1) Frozen leafy greens that possess a good color may be given a score of 17 to 20 points. "Good color" means that the frozen leafy greens possess a practically uniform bright color characteristic of the variety.

(ii) If the frozen leafy greens possess a reasonably good color, a score of 14 to 16 points may be given. Frozen leafy greens that fall into this classification shall not be graded above U. S. Grade B or U. S. Extra Standard regardless of the total score for the product (this is a limiting rule). "Reasonably good color" means that the frozen leafy greens possess a reasonably uniform characteristic color which may be variable but not to the extent that the appearance of the frozen product is materially affected.

(iii) Frozen leafy greens that are definitely off color for any reason, or that fail to meet the requirements of subdivision (ii) of this subparagraph, may be given a score of 0 to 13 points and shall not be graded above Substandard regardless of the total score for the product (this is a limiting rule).

(2) Absence of defects. (i) The factor of absence of defects refers to the degree of freedom from grit, sand or silt, seed stems, roots, grass and weeds, and damage by yellow, brown, or other discoloration.

(a) "Grit, sand or silt" means any particle of earthy material.

(b) "Damage" means damage by any yellow, brown, or other discoloration af-

¹The requirements of these standards shall not excuse failure to comply with the provisions of the Federal Food, Drug, and Cosmetic Act.

fecting any leaf, portion of a leaf, stem, or portion of a stem (except minute, insignificant injuries which shall not be considered as damage) to the extent that the appearance or edibility of the unit

is materially affected.

(ii) Frozen leafy greens that are practically free from defects may be given a score of 51 to 60 points. "Practically free from defects" means that no grit, sand or silt may be present that affects the edibility of the frozen leafy greens; seed stems, roots, grass and weeds may be present which do not more than slightly affect the appearance or edibility of the product; and for each 12 ounces of the product there may be present:

(a) Damage affecting leaves and stems or portions of leaves and stems aggregating not more than 4 square inches (4" x 1") in area: Provided, That the total damaged area or any part thereof does not materially affect the appearance

or edibility of the product.

(iii) If the frozen leafy greens are reasonably free from defects a score of 42 to 50 points may be given. Frozen leafy greens that fall into this classification shall not be graded above U. S. Grade B or U.S. Extra Standard regardless of the total score for the product (this is a limiting rule). "Reasonably free from defects" means that the product may contain a trace of grit, sand or silt that does not materially affect the edibility of the frozen leafy greens; seed stems, roots, grass and weeds may be present that do not materially affect the appearance or edibility of the product; and for each 12 ounces of the product there may be present:

(a) Damage affecting leaves and stems aggregating not more than 8 square inches (8" x1") in area: Provided, That the total damaged area or any part thereof does not seriously affect the appearance or edibility of the product.

(iv) Frozen leafy greens that fail to meet the requirements of subdivision (iii) of this subparagraph may be given a score of 0 to 41 points and shall not be graded above Substandard regardless of the total score for the product (this is a limiting rule).

(3) Character. (i) The factor of character refers to the tenderness and condition of the leaves and stems or portions of leaves and stems. The degree of freedom from coarse or tough leaves and stems or coarse or tough portions of leaves and stems, and the degree to which the appearance may be affected by ragged and torn leaves and stems or ragged and torn portions of leaves and stems are considered under this factor.

(ii) Frozen leafy greens that possess a good character may be scored 17 to 20 points. "Good character" means that the leafy greens are tender and practically free from coarse or tough leaves and stems or coarse or tough portions of leaves and stems and the appearance of the product is not seriously affected by ragged and torn leaves and stems or ragged and torn portions of leaves and stems.

(iii) If the frozen leafy greens possess a reasonably good character a score of 14 to 16 points may be given. Frozen leafy greens that fall into this classification shall not be graded above U.S. Grade B or U.S. Extra Standard regardless of the total score for the product (this is a limiting rule). "Reasonably good character" means that the leafy greens may possess a few coarse or tough leaves and stems or coarse or tough portions of leaves and stems which do not seriously affect the edibility of the product.

(iv) Frozen leafy greens that fail to meet the requirements of subdivision (iii) of this subparagraph may be given a score of 0 to 13 points and shall not be graded above Substandard regardless of the total score for the product (this is a

limiting rule).

(f) Tolerance for certification of officially drawn samples. (1) When certifying samples that have been officially drawn and which represent a specific lot of frozen leafy greens, the grade for such lot will be determined by averaging the total score of all containers, if:

(i) Not more than one-sixth of the containers comprising the sample fails to meet all the requirements of the grade indicated by the average of such total scores and with respect to such containers which fall to meet the requirements of the indicated grade by reason of a limiting rule, the average score of all containers in the sample for the factor, subject to such limiting rule, must be within the range for the grade indicated;

(ii) None of the containers comprising the sample falls more than 4 points below the minimum score for the grade indicated by the average of the total scores; and

scores; and

(iii) All containers comprising the sample meet all applicable standards of quality promulgated under the Federal Food, Drug, and Cosmetic Act and in effect at the time of the aforesaid certification.

(g) Score sheet for frozen leafy greens.

Factors	Score points
Color	20 (88td.) 10-41 (A) 17-20 (B) 114-16 (88td.) 10-13

1 Indicates limiting rule,

Issued at Washington, D. C., this 15th day of February 1952.

[SEAL] ROY W. LENNARTSON,
Assistant Administrator, Production and Marketing Administration.

[F. R. Doc. 52-2093; Filed, Feb. 20, 1952; 8:49 a. m.]

[7 CFR Part 52]

CANNED CONCENTRATED ORANGE JUICE

U. S. STANDARDS FOR GRADES 1 1

Notice is hereby given that the United States Department of Agriculture is considering the revision, as herein proposed, of the current United States Standards for Grades of Canned Concentrated Orange Juice, pursuant to the authority contained in the Agricultural Marketing Act of 1948 (60 Stat. 1087; 7 U. S. C. 1621, et seq.) and the Department of Agriculture Appropriation Act, 1952 (Pub. Law 135, 82d Cong., approved Aug. 31, 1951). This revision, if made effective, will be the third issue by the Department of grade standards for this product.

All persons who desire to submit written data, views, or arguments for consideration in connection with the proposed revision should file the same, in duplicate, with the Chief, Processed Products Standardization and Inspection Division, Fruit and Vegetable Branch, Production and Marketing Administration, United States Department of Agriculture, Washington 25, D. C., not later than 30 days after publication hereof in the Federal Register.

The proposed revision is as follows:

§ 52.491 Canned concentrated orange fuice. Canned concentrated product obtained from sound, mature fruit of the sweet orange group (Citrus sinensis) and Mandarin group (Citrus reticulata), except tangerines. The fruit is prepared by sorting and by washing prior to extraction of the juice; the extracted juice is concentrated; and single strength orange juice extracted from sorted and washed fruit may or may not be admixed to the concentrate. The canned concentrated orange juice is processed in accordance with good commercial practice and is sufficiently processed by heat to assure preservation of the product in hermetically sealed containers.

(a) Styles of canned concentrated orange juice—(1) Style I, without sweetening ingredient added, (1) The Brix value of the finished concentrate shall be not less nor more than the following for the respective kind of canned con-

centrated orange juice:

	Brix value of the finished concentrate		
Kind	Minimum Brix value	Maximum Brix value	
1 plus 1 2 2 plus 1 3 3 plus 1 4 4 plus 1 5 plus 1 5 5 plus 1 6 plus 1 5 pl	22. 5° 32. 4° 41. 5° 50. 0° 57. 8° 65. 2°	24.0° 84.4° 44.0° 53.0° 61.2° No limit	

² The requirements of these standards shall not excuse failure to comply with the provisions of the Federal Food, Drug, and Cosmetic Act.

²The requirements of these standards shall not excuse failure to comply with applicable state laws and requirements.

(ii) Canned concentrated orange juice of kinds other than those mentioned in subdivision (i) of this subparagraph shall result in a Brix upon reconstitution, as prescribed by the processor or as prescribed by the label on the container if labeled, of not less than 11.7 degrees nor more than 12.6 degrees.

(2) Style II, with sweetening ingredient added. (i) The Brix value of the finished concentrate exclusive of added sweetening ingredient and the Brix value of the finished concentrate including added sweetening ingredient shall be not less nor more than the following, as applicable, for the respective kind of canned orange juice:

Kind	Brix value of the finished concentrate exclusive of added sweet-	Brix value of the finish- ed concentrate in- cluding added sweet- ening ingredients	
	ening ingre- dients-min- imum Brix value	Minimum Brix value	Maximum Brix value
1 plus 1 2 plus 1 3 plus 1 4 plus 1 5 plus 1 6 pius 1	21, 6°. 31, 1° 40° 48, 1°. 55, 8°. 63, 0°.	22. 7° 32. 7° 42° 50. 5° 58. 3° 65. 8°	26, 9 ⁸ 38, 4 ⁹ 49 ⁸ 58, 6 ⁹ 67, 5 ⁹ 75, 7 ⁹

(ii) Canned concentrated orange juice of kinds other than those mentioned in subdivision (i) of this subparagraph shall have had a Brix exclusive of any added sweetening ingredient, upon reconstitution, as prescribed by the processor or as prescribed by the label on the container if labeled, of not less than 11.3 degrees; and the finished canned concentrated orange juice shall result in a Brix including any added sweetening ingredient, upon reconstitution, as prescribed by the processor or as prescribed by the label on the container if labeled, of not less than 11.9 degrees nor more than 14.2 degrees.

(b) Grades of canned concentrated orange juice. (1) "U. S. Grade A" or "U. S. Fancy" is the quality of canned concentrated orange juice which reconstitutes properly and of which the reconstituted juice possesses an appearance reasonably characteristic of fresh orange juice; possesses a good color; is practically free from defects; possesses a good flavor; and scores not less than 85 points when scored in accordance with the scoring system outlined in this section.

(2) "U. S. Grade C" or "U. S. Standard" is the quality of canned concentrated orange juice which reconstitutes properly and of which the reconstituted juice possesses a fairly good color; is fairly free from defects; possesses a fairly good flavor; and scores not less than 70 points when scored in accordance with the scoring system outlined in this section.

(3) "Substandard" is the quality of canned concentrated orange juice that fails to meet the requirements of U. S. Grade C or U. S. Standard.

(c) Recommended fill of container. The recommended fill of container is not incorporated in the grades of the finished product since fill of container, as such, is not a factor of quality for the purposes of these grades. It is recommended that

the container be filled with concentrated orange juice as full as practicable without impairment of quality.

(d) Ascertaining the grade. The grade of canned concentrated orange juice is ascertained by considering, in conjunction with the requirements of the respective grade, the respective ratings for the factors of color, absence of defects, and flavor. The relative importance of each factor which is scored is expressed numerically on the scale of 100. The maximum number of points that may be given such factors are:

Factor	rs:	Points
(1)	Color	20
	Absence of defects	'40
(3)	Flavor	40
1 500		000
	Total score	100

(e) Ascertaining the rating for the factors which are scored. The essential variations within each factor which is scored are so described that the value may be ascertained for each factor and expressed numerically. The numerical range within each factor which is scored is inclusive (for example, "17 to 20 points" means 17, 18, 19, or 20 points).

(1) Color. (i) Canned concentrated orange juice of which the reconstituted juice possesses a good color may be given a score of 17 to 20 points. "Good color" means that the color is a good yellow to yellow-orange color typical of properly processed orange juice and is free from browning due to scorching, oxidation, caramelization, or other causes.

(ii) If the reconstituted juice possesses a fairly good color, a score of 14 to 16 points may be given. Canned concentrated orange juice that falls into this classification shall not be graded above U. S. Grade C or U. S. Standard, regardless of the total score for the product (this is a limiting rule). "Fairly good color" means that the orange juice may be slightly amber or very light in color and may show evidence of slight browning, but is not off-color.

(iii) Canned concentrated orange juice that fails to meet the requirements of subdivision (ii) of this subparagraph may be given a score of 0 to 13 points and shall not be graded above Substandard, regardless of the total score for the product (this is a limiting rule).

(2) Absence of defects. The factor of absence of defects refers to the degree of freedom from seeds and portions thereof, from excessive juice cells, from pulp, from recoverable oil, and from other defects.

(i) "Pulp" means particles of membrane, core, and peel.

(ii) Canned concentrated orange juice of which the reconstituted juice is practically free from defects may be given a score of 34 to 40 points, "Practically free from defects" means that there may be present:

(a) Small seeds or portions thereof that are of such size that they could pass through round perforations not exceeding V₀ inch in diameter, provided such seeds or portions thereof do not materially affect the appearance or drinking quality of the juice;

(b) Juice cells and pulp that do not materially affect the appearance or drinking quality of the juice; and (c) Other defects that are not more than slightly objectionable. To score in this classification the canned concentrated orange juice shall contain recoverable oil of not less than 0.0005 milliliter nor more than 0.0024 milliliter per degree Brix value per 100 grams of the concentrate.

(iii) If the reconstituted juice is fairly free from defects, a score of 28 to 33 points may be given. Canned concentrated orange juice that falls into this classification shall not be graded above U. S. Grade C or U. S. Standard, regardless of the total score for the product (this is a limiting rule). "Fairly free from defects" means that there may be present:

(a) Small seeds or portions thereof that are of such size that they could pass through round perforations not exceeding ¼ inch in diameter, provided such seeds or portions thereof do not seriously affect the appearance or drinking quality of the juice;

(b) Juice cells and pulp that do not seriously affect the appearance or drinking quality of the juice; and

(c) Other defects that are not materially objectionable. To score in this classification the canned concentrated orange juice may contain not more than 0.003 milliliter per degree Brix value per 100 grams of the concentrate.

(iv) Canned concentrated orange juice that fails to meet the requirements of subdivision (iii) of this subparagraph may be given a score of 0 to 27 points and shall not be graded above Substandard, regardless of the total score for the product (this is a limiting rule).

(3) Flavor. (i) Canned concentrated orange juice of which the reconstituted juice possesses a good flavor may be given a score of 34 to 40 points. "Good flavor" means that the flavor is a distinct orange juice flavor typical of reconstituted orange juice from properly processed and concentrated orange juice; is free from traces of scorching, caramelization, oxidation, or terpene; and is free from off-flavors of any kind. To score not less than 34 points the canned concentrated orange juice shall meet the following requirements for the respective style:

Style I, without sweetening ingredient added. The ratio of the Brix value to acid is not less than 11.5 to 1 nor more than 18 to 1.

Style II, with sweetening ingredient added. The ratio of the Brix value to acid is not less than 12 to 1 nor more than 14 to 1.

(ii) If the reconstituted juice possesses a fairly good flavor, a score of 28 to 33 points may be given. Canned concentrated orange juice that falls into this classification shall not be graded above U. S. Grade C or U. S. Standard, regardless of the total score for the product (this is a limiting rule). "Fairly good flavor" means that the flavor is a normal flavor for reconstituted canned concentrated orange juice and which flavor may have a slightly caramelized or slightly oxidized flavor but is free from off-flavors of any kind. To score not less than 28 points canned concentrated orange juice shall meet the following requirements for the respective style:

Style I, without sweetening ingredient added. The ratio of Brix value to acid is not less than 10 to 1 nor more than 19 to 1. Style II, with sweetening ingredient added. The ratio of Brix value to acid is not less than 10 to 1 nor more than 15 to 1.

(iii) If the canned concentrated orange juice fails to meet the requirements of subdivision (ii) of this subparagraph, a score of 0 to 27 points may be given. Canned concentrated orange juice that falls into this classification shall not be graded above Substandard, regardless of the total score for the product (this is a limiting rule).

(f) Explanation of terms and analyses. (1) "Reconstituted juice" means the product obtained by mixing thoroughly a stated volume of water and one part by volume of the canned concentrated orange juice. For example, "3 plus 1" concentrate means 3 parts by volume of water and one part by volume of canned concentrated orange juice. Distilled water is used in reconstituting the product for testing flavor.

(2) "Reconstitution as declared" means any defined reconstitution, such as in labeling; for example, "6 fluid ounces—makes 1 quart" means a "4.33

plus 1" concentrate.

(3) "Reconstitutes properly" means that the reconstituted juice shows no material separation of colloidal or suspended matter after standing four (4) hours at a temperature of not less than 68 degrees Fahrenheit in a clear glass tube or cylinder (such as a 50 ml. graduated cylinder).

(4) "Acid" means the percent by weight of acid (calculated as anhydrous citric acid) in canned concentrated orange juice and is determined by titration with standard sodium hydroxide solution using phenolphthalein as indi-

cator.

(5) "Brix value" of the concentrate is the refractometric sucrose value determined in accordance with the International Scale of Refractive Indices of Sucrose Solutions and to which the applicable correction for acid is added. (See Table I for corrections.)

TABLE I-CORRECTIONS FOR OBTAINING BRIX VALUE 1

Citrie	Correction to	Citrie acid, anhydrous (percent by weight)	Correction to
scid,	be added to		be added to
anhy-	refractometer		refractometer
drous	sucrose value		sucrose value
(percent	to obtain		to obtain
by	degree Brix		degree Brix
weight)	value		value
20 9 9 2 4 2 6 2 8 3 0 3 2 3 4	0.39 .43 .47 .51 .54 .58 .62 .60	3. 6	0.70 .74 .78 .81 .85 .89 .93

¹ Source: "Refractometric Determination of Soluble Solids in Citrus Juices," by J. W. Stevens and W. E. Baier, from the Analytical Edition of Industrial and Engineering Chemistry, vol. II, page 447, Aug. 18, 1939.

(6) The "Brix" of reconstituted juice, as applicable, means the degrees Brix of the properly reconstituted juice when tested with a Brix hydrometer calibrated at 20 degrees C. (68 degrees F.) If used in testing juice at a temperature other than 20 degrees C. (68 degrees F.) the applicable temperature correction shall be made to the reading of the scale as prescribed in the Official Methods of Analysis of the Association of Official Agricultural Chemists. The degrees Brix of the reconstituted juice may be determined by any other method which gives equivalent results.

(7) "Recoverable oil" is determined by

the following method:

(i) Equipment. Oil separatory trap similar to either of those illustrated in Figure 1 and Figure 2.1

Gas burner or hot plate. Ringstand and clamps. Rubber tubing. 3-liter narrow-neck flask.

(ii) Procedure. (a) Exactly 400 grams of the concentrate mixed with water to approximately two liters are placed in a 3-liter flask. Close the stopcock, place distilled water in the graduated tube, run cold water through the condenser from the bottom to top, and bring the solution to a boil. Boiling is continued for one hour at the rate of approximately 50 drops per minute.

(b) By means of the stopcock, lower the oil into the graduated portion of the separatory trap, remove the trap from the flask, allow it to cool, and record the

amount of oil recovered.

(c) The number of milliliters of oil recovered divided by 4 equals the volume of recoverable oil per 100 grams of concentrate. To determine compliance with minimum or maximum allowances, as applicable, for recoverable oil, the volume of recoverable oil per 100 grams of concentrate divided by the Brix value of the concentrate equals the volume of recoverable oil per degree Brix value per 100 grams of concentrate.

(g) Tolerances for certification of officially drawn samples. (1) When certifying samples that have been officially drawn and which represent a specific lot of canned concentrated orange juice, the grade for such lot will be determined by averaging the total scores of the containers comprising the sample,

(i) Not more than one-sixth of such containers fails to meet all the requirements of the grade indicated by the average of such total scores, and, with respect to such containers which fail to meet the requirements of the indicated grade by reason of a limiting rule, the average score of all containers in the sample for the factor, subject to such limiting rule, is within the range for the grade indicated:

(ii) None of the containers comprising the sample falls more than 4 points below the minimum score for the grade indicated by the average of the total scores; and

(iii) All containers comprising the sample meet all applicable standards of quality promulgated under the Federal Food, Drug, and Cosmetic Act and in effect at the time of the aforesaid certification.

(h) Score sheet for canned concentrated orange juice.

Size and kind of container Container mark or identification Label (including reconstitution factor) Liquid measure (FL cunces). Brix value of concentrate (corrected for acid). Anhydrous citric acid in concentrate (percent by weight). Brix value to acid ratio. Recoverable oil (ml./100 grams). Reconstitutes properly (yes) (no) Appearance—reasonably characteristic of fresh juice (yes) (no).				
Factors		Score points		
II. Color III. Flavor Total score	26 40 40 100	(A) 17-20 (C) 114-16 (SStd) 10-13 (A) 34-40 (C) 128-33 (SStd) 10-27 (A) 34-40 (C) 128-33 (SStd) 10-27		
Grade.				

1 Indicates limiting rule.

Issued at Washington, D. C., this 15th day of February, 1952.

ROY W. LENNARTSON Assistant Administrator, Pro-duction and Marketing Administration.

[F. R. Doc. 52-2094; Filed, Feb. 20, 1952; 8:49 a. m.]

[7 CFR Part 927]

[Docket No. AO-71-A-21]

HANDLING OF MILK IN NEW YORK METRO-POLITAN MILK MARKETING AREA

DECISION WITH RESPECT TO PROPOSED MAR-KETING AGREEMENT AND PROPOSED ORDER AMENDING ORDER, AS AMENDED

Pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S. C. 601 et seq.), and the applicable rules of practice and procedure, as amended, governing proceedings to formulate marketing agreements and marketing orders (7 CFR Part 900), a public hearing was conducted, beginning at New York City, New York, on January 18, 1952, pursuant to notice thereof issued on December 28, 1951 (17 F. R. 124) upon proposed amendments to the tentative marketing agreement and to the order, as amended, regulating the handling of milk in the New York metropolitan milk marketing area. The hearing was recessed on January 19, 1952, and reconvened during the period January 21-23, 1952, at Syracuse, New York.

The material issues presented on the record of the hearing are concerned

1. Omission of a recommended decision and opportunity to file exceptions.

2. Immediate amendment of the order. pending availability of further information, so as to prevent interruption in the operation of the Class I-A pricing formula occasioned by revision of the wholesale commodity price index.

^{*}Filed as part of the original document.

 Authorization for use by the market administrator of an index determined by the Secretary to be equivalent or comparable in the event that the index specified in the order for use is not reported or published.

4. Further amendment of the order after the time when information and data concerning the revised wholesale commodity price index becomes available so as to provide for proper use of a revised wholesale commodity price index in the Class I-A pricing formula.

5. Revision of the formula for the pricing of Class I-A milk of 3.5 percent butterfat in the 201-210 mile zone so as to change both its level and seasonal variation

Findings and conclusions. The findings and conclusions hereinafter set forth are based upon the evidence in the record and relate only to the above listed issues numbered 1, 2, and 3. Findings and conclusions concerning issues numbered 4 and 5 are deferred pending further study and analysis of the record.

1. It is found that due and timely execution of an amendment to the order imperatively and unavoidably requires omission of the Assistant Administrator's recommended decision with respect to issues numbered 2 and 3. Existing provisions of the order require the computation and announcement, by not later than February 25, 1952, of the Class I-A price for the month of March 1952. The first step in the computation of such Class I-A price for March involves the use of the wholesale commodity price index for all commodities for the month of January 1952 as reported on a 1926 base by the Bureau of Labor Statistics, United States Department of Labor. Public announcement was made on November 14, 1951, by the Bureau of Labor Statistics that the month of December 1951 was to be the last month for which a wholesale commodity price index would be reported on a 1926 base, and that for January 1952 and subsequent months the index would be reported on a 1947-49 base.

If, pursuant to such announcement, no wholesale commodity price index on a 1926 base is reported on or before February 25, 1952 for the month of January 1952, there will be no workable method under existing provisions of the order for fixing a Class I-A price for March 1952. Since the fixing of a minimum price for Class I-A milk is essential for the effectuation of the basic purposes of the act and of the order, it is imperative that an amendment to the order be made effective prior to February 25, 1952. The time available before that date is not sufficient to permit that to be done in accordance with the procedure required in connection with the issuance of an amendment unless the recommended decision is omitted.

2 and 3. As a means of providing continuity in the use of a wholesale commodity price index in computation of the Class I-A price, it is concluded that the first step in the procedure for computation of the Class I-A price (§ 927.40 (a) (1)) should be changed to provide for

use, and conversion to a 1948 base, of the revised index as reported on a 1947-49 base, rather than for use of the old index which is no longer to be reported. However, since there has not yet been opportunity to analyze the historical relationship between the old and new series of indexes and to appraise the effect of any differences on the Class I-A price, that method should be subject to review and further revision after complete data is available. Accordingly, decision is reserved on the possible necessity of further revision following publication and official notice of the new series of indexes. A further safeguard should be provided by restricting changes in the index (after conversion to a 1948 base) used in computing the price for the months of March and April to not more than one full point above or below the December 1951 index (converted to a 1948 base) which was the last of the old series and the one used in computation of the Class I-A price for February 1952.

The wholesale price index converted to a 1948 base and used in adjusting the base price of \$5.66 for the month of February was 107.8. The average of the comparable indexes used in computing the price for the 5 months ending with February is 107.9, and for no month during that period has the index varied from the average by more than twotenths of a point. Thus, there has been no significant trend in the index during the past 5 months. That fact affords a reasonable basis for concluding that a change of more than one full index point in the index (as heretofore calculated) for the next two months would be unlikely, and that a change in so short a time of more than that amount could reasonably be expected to result primarily only from disparity between the old and revised series of indexes rather than from a change in either series within so short a period.

Provision merely for use of the revised index as reported by the Bureau of Labor Statistics for January 1952 in computation of the Class I-A price for March constitutes a workable method of fixing a March price however only if such an index is actually reported on or before February 25, 1952, the date on which the Class I-A price for March is required to be announced. The November 14, 1951, announcement of the Bureau of Labor Statistics states that its revised wholesale price index will be released starting with the index for January 1952 but provides no positive assurance (nor is such assurance otherwise provided) that the revised index for January will be reported on or before February 25, 1952. Consequently, it is necessary also to amend § 927.45 of the order to authorize use by the market administrator in computing the March Class I-A price of an equivalent or comparable index for January in the event that no index for January is actually reported by the Bureau of Labor Statistics by not later than February 25. fact there could at some later time be a failure to report or publish the same

or another index specified in the order further justifies such an amendment as a means of insuring the workability of other order provisions.

General findings. (a) The proposed marketing agreement and the order, as amended, and as hereby proposed to be further amended, and all of the terms and conditions thereof will tend to effectuate the declared policy of the act;

(b) The parity prices of milk as determined pursuant to section 2 of the act are not reasonable in view of the price of feeds, available supplies of feeds and other economic conditions which affect market supply of and demand for milk, in the marketing area and the minimum prices specified in the proposed marketing agreement and the order, as amended, and as hereby proposed to be further amended, are such prices as will reflect the aforesaid factors, insure a sufficient quantity of pure and wholesome milk, and be in the public interest; and

(c) The proposed marketing agreement and the order, as amended and as hereby proposed to be further amended, will regulate the handling of milk in the same manner as, and are applicable only to persons in the respective classes of industrial and commercial activity specified in the said marketing agreement upon which a hearing has been held.

Marketing agreement and order. Annexed hereto and made a part hereof are two documents entitled "Marketing Agreement Regulating the Handling of Milk in the New York Metropolitan Milk Marketing Area" and "Order Amending the Order, as Amended Regulating the Handling of Milk in the New York Metropolitan Milk Marketing Area" which have been decided upon as the appropriate and detailed means of effectuating the foregoing conclusions. These documents shall not become effective unless and until the requirements of \$ 900.14 of the rules of practice and procedure governing proceedings to formulate marketing agreements and marketing orders have been met.

Determination of representative period. The month of December 1951 is hereby determined to be the representative period for the purpose of ascertaining whether the issuance of the order, amending the order, now in effect, regulating the handling of milk in the New York metropolitan milk marketing area, in the manner set forth in the attached amending order is approved or favored by producers who, during such period, were engaged in the production of milk for sale in the marketing area.

It is hereby ordered, That all of this decision, except the attached marketing agreement, be published in the FEDERAL REGISTER. The regulatory provisions of said marketing agreement are identical with those contained in the attached order amending the order, as amended, which will be published with the decision.

This decision filed at Washington, D. C., this 18th day of February 1952.

[SEAL] CHARLES F. BRANNAN, Secretary of Agriculture. Order* Amending the Order, as Amended, Regulating the Handling of Milk in the New York Metropolitan Milk Marketing Area

§ 927.0 Findings and determinations. The findings and determinations hereinafter set forth are supplementary and in addition to the findings and determinations previously made in connection with the issuance of the aforesaid order and of each of the previously issued amendments thereto; and all of said previous findings and determinations are hereby ratified and affirmed, except insofar as such findings and determinations may be in conflict with the findings and determinations set forth herein.

(a) Findings upon the basis of the hearing record. Pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.), and the applicable rules of practice and procedure, as amended, governing the formulation of marketing agreements and marketing orders (7 CFR Part 900), a public hearing was held upon certain proposed amendments to the tentative marketing agreement and to the order, as amended, regulating the handling of milk in the New York metropolitan milk marketing area. Upon the basis of the evidence introduced at such hearing and the record thereof, it is found that:

 The said order, as amended, and as hereby further amended, and all of the terms and conditions thereof, will tend to effectuate the declared policy of the

act:

2. The parity prices of milk as determined pursuant to section 2 of the act are not reasonable in view of the price of feeds, available supplies of feeds, and other economic conditions which affect market supply and demand for milk in the marketing area and the minimum prices specified in the said order, as amended, and as hereby further amended, are such prices as will reflect the aforesaid factors, insure a sufficient quantity of pure and wholesome milk, and be in the public interest; and

(3) The said order, as amended, and as hereby further amended, regulates the handling of milk in the same manner as and is applicable only to persons in the respective classes of industrial and commercial activity specified in a marketing agreement upon which a hearing

has been held.

Order relative to handling. It is therefore ordered that on and after the effective date hereof, the handling of milk in the New York metropolitan milk marketing area shall be in conformity to and in compliance with the terms and conditions of the aforesaid order, as amended and as hereby further amended; and the aforesaid order, as amended, is hereby further amended as follows:

 Amend § 927.40 (a) by deleting subparagraph (1) thereof and substituting the following:

- (1) Divide (with the result expressed to three decimal places) the monthly wholesale price index for all commodities in the second preceding month as reported on a 1947-49 base by the Bureau of Labor Statistics, United States Department of Labor, by the average of the monthly indexes reported on the same base for the year 1948: Provided, That the resulting figure so determined for use in the computation of the Class I-A price for each of the months of March and April 1952 shall not be less than 1,068 or more than 1,088.
- 2. Amend § 927.46 (a) by deleting subparagraph (1) thereof and substituting the following:
- (1) The monthly wholesale price index for all commodities in the preceding month as reported on a 1947-49 base by the Bureau of Labor Statistics, United States Department of Labor, and the resulting index determined pursuant to § 927.40 (a) (1) multiplied by 100.
 - 3. Amend § 927.45 to read as follows:
- § 927.45 Use of equivalent price or index. If for any reason a price or index specified in §§ 927.40 through 927.46 for use in computing and announcing class prices or for any other purpose is not reported or published in the manner therein described, the market administrator shall use a price or index determined by the Secretary to be equivalent to or comparable with the price or index specified.
- [F. R. Doc. 52-2096; Filed, Feb. 20, 1952; 8:50 a. m.]

[7 CFR Part 942]

[Docket No. AO 103-A12]

HANDLING OF MILK IN NEW ORLEANS, LA.,
MARKETING AREA

NOTICE OF HEARING ON PROPOSED AMEND-MENTS TO TENTATIVE MARKETING AGREE-MENT AND TO ORDER, AS AMENDED

Pursuant to the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601), and in accordance with the applicable rules of practice and procedure governing the formulation of marketing agreements and marketing orders (7 CFR Part 900), notice is hereby given of a public hearing to be held in the Lenfant's Boulevard Room, 5236 Canal Boulevard, New Orleans, Louisiana, beginning at 10:00 a. m., c. s. t., March 11, 1952, for the purpose of receiving evidence with respect to proposed amendments hereinafter set forth, or appropriate modifications thereof, to the tentative marketing agreement heretofore approved by the Secretary of Agriculture and to the order, as amended, regulating the handling of milk in the New Orleans, Louisiana, marketing area. These proposed amendments have not received the approval of the Secretary of Agriculture.

Amendments to the order (No. 42) for the New Orleans, Louisiana, marketing area have been proposed as follows:

By the Dairy Farmers' Cooperative Association:

- 1. Delete paragraph (e) of § 942.1 and substitute therefor the following:
- (e) "Producer" means a person, other than producer-handler who, in conformity with the applicable health reguulations for milk for consumption as milk in the marketing area, produces milk which is received at a city or country plant.
- 2. Delete subparagraph (3) of paragraph (b) of § 942.4 and substitute therefor the following:
- (3) Class III shall be all skim milk and butterfat (i) disposed of other than in the form of milk, skim milk, concentrated (including frozen) milk, buttermilk, flavored milk, flavored milk drinks, Yogurt, sweet or sour cream (for consumption as cream, including any mixture of cream and milk or skim milk, in fluid form irrespective of the butterfat content), cheese other than Cheddar, ice cream and ice cream mix; and (ii) accounted for as actual plant shrinkage, but not in excess of two percent, respectively, of the total receipts of skim milk and butterfat from producers.
- 3. Delete subparagraph (1) of paragraph (a) of § 942.5 and substitute therefor the following:
- (1) Divide by (to be determined when the data is published) the monthly wholesale price index for all commodities as reported by the Bureau of Labor Statistics, United States Department of Labor, with the years 1947-49 as the base period.
- 4. Delete subparagraph (2) of paragraph (a) of § 942.5 and substitute therefor the following:
- (2) Divide by three the sum of the three latest monthly indexes of department store sales in New Orleans adjusted for seasonal variations, as reported by the Federal Reserve Bank of Atlanta, with the years 1947-49 as the base period and divide the result so obtained by 0.318.
- 5. Delete subparagraph (2) of paragraph (d) of § 942.5 and substitute therefor the following:
- (2) The price per hundredweight of butterfat shall be computed as follows: To the average daily wholesale price per pound of 92 score butter in the Chicago market, as reported by the United States Department of Agriculture during the delivery period, subtract seven cents, and multiply the results by 120.
- 6. Delete paragraphs (c) and (d) of \$ 942.7 and substitute therefor the following:
- (c) Computation of the uniform price for adjusted base milk and excess milk for each handler. For each of the delivery periods of April through September, the Market Administrator shall compute, to the nearest one-tenth cent, for each handler the uniform price per hundredweight of "adjusted base milk" and excess milk as follows:
- (1) Combine into one total the values of skim milk and butterfat as computed pursuant to paragraph (a) of this section:

¹This order shall not become effective unless and until the requirements of § 900.14 of the rules of practice and procedure, as amended, governing proceedings to formulate marketing agreements and orders have been met.

(2) Add to the value computed in subparagraph (1) of this paragraph the amount of the carry-over from the pre-

ceding delivery period.

(3) Subtract from the value obtained pursuant to subparagraph (2) of this paragraph if the average butterfat content of milk received from producers by such handler is more than 4.0 percent, or add to such value if such average buttterfat content is less than 4.0 percent, an amount computed as follows: (i) Multiply the amount by which the average butterfat content of adjusted base milk received from producers varies from 4.0 percent by the butterfat differential to producers for base milk and multiply the result by the total hundredweight of adjusted base milk delivered by produc-ers; (ii) multiply the amount by which the average butterfat content of adjusted excess milk received from producers varies from 4.0 percent by the butterfat differential to producers for excess milk and multiply the result by the total hundredweight of adjusted excess milk delivered by producers; (iii) add the result obtained in subdivisions (i) and (ii) of this subparagraph.

(4) Add to the value obtained pursuant to subparagraph (2) of this paragraph an amount computed by multiplying the total hundredweight of base milk received by such handler from producers at plants located in each freight zone farther from New Orleans than the 61-70 mile zone by the appropriate zone differential set forth in the schedule pursuant

to § 942.5 (a) (8);

(5) Subtract from the value obtained pursuant to subparagraph (3) of this paragraph an amount computed by multiplying the total hundredweight of base milk received by such handler from producers at plants located in each freight zone nearer New Orleans than the 61-70 mile zone by the appropriate zone differential set forth in the schedule pursuant to § 942.5 (a) (8);

(6) The total value of adjusted base for such handler would be an amount determined by multiplying the quantity of such adjusted base milk (not to exceed 100 percent of base) by the Class I

price for 4.0 percent milk;

(7) The total value for adjusted excess milk for such handler would be an amount determined by multiplying the pounds of adjusted excess milk by the Class III price; Provided, That if the adjusted base should be more than 100 percent of the base formed with such handler, the value of 100 percent of such base would be computed at the Class I price for 4.0 percent milk and any monies remaining would be distributed to the adjusted excess pounds until the price for adjusted excess milk equals the Class I price. Should any money still remain. such money would be allocated to the adjusted base pounds even to the extent that the hundredweight value for adjusted base pounds would be more than the Class I price for 4.0 percent milk.

(8) Compute the adjusted base pounds as follows: (i) The Class I butterfat should be divided by 4.0 percent if the average test of Class I sales is under 4.0 percent. Should the average test of Class I sales be over 4.0 percent, use the actual Class I product pounds; (ii) to this adjusted base figure add an amount determined by dividing the value of the carry-over from the previous delivery period by the Class I price at 4.0 percent.

(9) To compute the average butterfat content of adjusted base milk, the adjusted base pounds computed pursuant to subparagraph (8) of this paragraph should be multiplied by the average test of base producer receipts for the current delivery period and there should be added thereto an amount arrived at by multiplying the base pounds in the carry-over computation.

(10) To compute the adjusted excess pounds, subtract from the total producer receipts delivered to such handler for the current delivery period, the amount of adjusted base pounds computed in subparagraph (8) of this paragraph:

(11) To compute the average butterfat content of adjusted excess milk, subtract the total butterfat pounds computed in subparagraph (9) of this paragraph from the total butterfat pounds delivered to such handler for the current delivery period. The butterfat pounds so computed should be divided by the total of the adjusted excess pounds determined in the above computation.

(d) Announcement of prices. (1) On or before the 6th day after the end of each delivery period the market administrator shall notify all handlers and make public announcement of the Class II and Class III prices of skim milk and butterfat received from producers during the delivery period and on or before the 1st day of each delivery period the market administrator shall make such notification and announcement of the Class I price of skim milk and butterfat which may be received from producers during such delivery period.

(2) On or before the 10th day after the end of each delivery period of October through March, the market administrator shall notify each handler and make public announcement of such handler's uniform price per hundred-weight of skim milk, butterfat and milk containing 4.0 percent butterfat received by such handler from producers during the delivery period, and the butterfat differential applicable to such milk.

(3) On or before the 10th day after the end of each of the delivery periods of April through September, the market administrator shall notify each handler and make public announcement of such handler's uniform price per hundredweight for adjusted base milk and adjusted excess milk containing 4.0 percent butterfat received by such handler from producers during the delivery period, and the butterfat differentials applicable to such base and excess milk.

(4) On or before the 10th day after the end of the delivery periods of April through September, the market administrator shall notify each handler and make public announcement of such handler's "adjusted base percentage." "adjusted base percentage" would be computed as follows: (i) Multiply each producer's daily base for such handler, as computed pursuant to § 942.5 (c), by the number of days in the current delivery period; (ii) combine into one total each producer's base, as computed pursuant to subdivision (i) of this subparagraph; (iii) divide the adjusted base pounds as computed pursuant to subparagraph (8) of paragraph (c) of this section by the results obtained in subdivision (ii) of this subparagraph; (iv) multiply each producer's base, as computed pursuant to subdivision (i) of this subparagraph by the results obtained in subdivision (iii) of this subparagraph. The result shall be known as the producer's adjusted base.

(5) The carry-over value would be an amount determined by deducting from what a handler should have paid producers, pursuant to the computations above described, the amount actually paid producers by such handler.

(6) Should a handler fail to comply with the requisites of paragraph (b), § 942.3, the market administrator would add as a carry-over value \$0.25 per hundredweight multiplied by the current base delivered pounds.

By Brown's Velvet Dairy Products.

7. Amend § 942.4 (b) (2) to include, for the delivery periods of December and February to August, inclusive, whole milk, sterilized and in hermetically sealed cans for export and military use outside of continental United States, only,

By Roemer Dairies:

- 8. Amend the provisions of § 942.4 (d) so as to further provide that, if during the delivery periods of September through February, the buyer maintains books and records, showing the utilization of all skim milk and butterfat received at his plant, which are made available to the market administrator for the purpose of verification, any skim and butterfat in cream transferred to such handler would be classified as follows:
- (a) Determine the classification of all skim milk and butterfat at the transferee plant, and (b) allocate the skim milk and butterfat, respectively, received at the transferee plant from the transferring handler to the highest-priced classification remaining after subtracting, in series beginning with the highestpriced classification, the receipts of skim milk and butterfat, respectively, at the transferee plant from dairy farms.
- 9. Amend the provisions of § 942.15 (a) Determination of base, as follows:
- (a) Determination of base. For each of the delivery periods of March through August of each year, the base of each producer shall be a quantity of milk calculated, by the handler who receives milk from such producer, in the following manner, subject to verification by the market administrator: Multiply the daily base of such producer with such handler by the number of days for which such producer's milk was delivered to such handler during the delivery period.

(b) Base period. For the delivery periods of March through August of each year, the base period shall be the immediately preceding six-month period of

September through February.

(d) Determination of daily base. For the delivery periods of March through August of each year, the daily base of each producer shall be an amount calculated by the handler(s) to whom such producer delivered milk during the base

period, subject to verification by the market administrator, as follows: Divide the total pounds of milk received from such producer during the base period by the number of days in the base period.

By the Dairy Branch, Production and Marketing Administration:

10. Rewrite and reissue the provisions of Order No. 42 in accordance with the revised regulations of the Federal Register Division issued October 12, 1948.

11. Delete § 942.1 (f) and substitute the following:

(f) "Handler" means the person who operates a fluid milk plant.

12. Delete § 942.1 (g) and (h) and substitute the following:

- (g) "Fluid Milk Plant" means a milk plant (1) where milk is processed and packaged and from which Class I milk is disposed of on retail or wholesale routes in the marketing area or (2) at which milk is received from producers and from which milk or cream is transferred to a plant described in subparagraph (1) of this paragraph; unless the handler receiving such transferred milk utilizes more skim milk and butterfat, respectively, in Class II milk and Class III milk than the quantity of skim milk and butterfat received from such transferring plant(s) and such transferring plant furnished less than 15 percent of its total receipts of milk from dairy farmers to a plant(s) defined in subparagraph (1) of this paragraph during the immediately preceding months of September and October.
- 13. Delete § 942.1 (f) and substitute therefor the following:
- (i) "Delivery period" means a calendar month, or the portion thereof during which this order is in effect.
- 14. Delete § 942.1 (1) and substitute therefor the following:
- (1) "Other source milk" means all skim milk and butterfat received in any form from a source other than producers or other handlers, except any non-fluid milk product received and disposed of in the same form.

15. Add in § 942.1 the following:

(n) "Producer milk" means any skim milk or butterfat contained in milk received directly by a handler from producers or diverted by such handler to any milk distributing or manufacturing plant; any milk so diverted shall be deemed to have been received by the handler for whose account it was di-

16. Delete § 942.2 and substitute therefor the following:

MARKET ADMINISTRATOR

§ 942.20 Designation. The agency for the administration of this part shall be a market administrator selected by the Secretary, who shall be entitled to such compensation as may be determined by, and shall be subject to removal at the discretion of, the Secretary.

\$ 942.21 Powers. The market administrator shall have the following powers with respect to this part:

- (a) To administer its terms and pro-
- (b) To receive, investigate, and report to the Secretary complaints of violations;
- (c) To make rules and regulations to effectuate its terms and provisions; and
- (d) To recommend amendments to the Secretary.

§ 942.22 Duties. The market administrator shall perform all duties necessary to administer the terms and provisions of this part, including, but not limited to, the following:

(a) Within 45 days following the date on which he enters upon his duties, or such lesser period as may be prescribed by the Secretary, execute and deliver to the Secretary a bond, effective as of the date on which he enters upon his duties and conditioned upon the faithful performance of such duties, in an amount and with surety thereon satisfactory to the Secretary;

(b) Employ and fix the compensation of such persons as may be necessary to enable him to administer its terms and

(c) Obtain a bond in a reasonable

amount and with reasonable surety thereon covering each employee who handles funds entrusted to the market administrator;

(d) Pay, out of the funds provided by § 942.9, (1) the cost of his bond and of the bonds of his employees; (2) his own compensation, and (3) all other expenses, necessarily incurred by him in the maintenance and functioning of his office and in the performance of his

(e) Keep such books and records as will clearly reflect the transactions provided for herein, and upon request by the Secretary, surrender the same to such other person as the Secretary may desig-

(f) Publicly disclose to handlers and producers, unless otherwise directed by the Secretary, the name of any person who, within 5 days after the day upon which he is required to perform such acts has not made (1) reports pursuant to § 942.30 or (2) payments pursuant to §§ 942.8 and 942.9.

(g) Submit his books and records to examination by the Secretary and furnish such information and reports as may be required by the Secretary

(h) Prepare and make available for the benefit of producers, consumers, and handlers such general statistics and information concerning the operation hereof as are necessary and essential to the proper functioning of this part;

(i) Verify all reports and payments by each handler by audit, if necessary, of such handler's records and the records of any other handler or person upon whose utilization the classification of skim milk and butterfat for such handler depends; and

(j) Weigh, sample and test for butterfat content milk and milk products;

(k) From time to time, as conditions in the market warrant, publicly an-nounce the name of each handler whose receipts of skim milk and/or butterfat in milk received from producers are more than 105 percent and less than 95 percent, respectively, of his total utilization of skim milk and butterfat, respectively. in Class I milk.

(1) Publicly announce and notify each handler in writing the prices and butterfat differentials for each delivery period as follows:

(1) On or before the 6th day after the end of each delivery period, the Class II and Class III prices of skim milk and butterfat for such delivery period;

(2) On or before the 1st day of each delivery period the Class I price of skim milk and butterfat for such delivery period.

(3) On or before the 10th day after the end of each of the delivery periods of October through March such handler's uniform price per hundredweight of skim milk, butterfat, and milk containing 4.0 percent butterfat for such delivery period, and the butterfat differential applicable to such milk;

(4) On or before the 10th day after the end of each of the delivery periods of April through September, such handler's uniform price per hundredweight for base milk and excess milk for such delivery period, and the butterfat differentials applicable to such base and excess milk.

17. Delete § 942.3 and substitute therefor the following:

REPORTS, RECORDS, AND FACILITIES

§ 942.30 Reports of receipts and utilization. On or before the 5th day after the end of each delivery period each handler, except a producer-handler, shall report to the market administrator in the detail and on forms prescribed by the market administrator

(a) The quantities of skim milk and butterfat contained in all receipts at his fluid milk plant(s) within such delivery period of (1) producer milk and for the months of April through September, the aggregate quantities of base and excess milk, (2) skim milk and butterfat in any form from other handlers, and (3) other source milk; and

(b) The utilization of all skim milk and butterfat required to be reported under paragraph (a) of this section.

§ 942.31 Other reports. Each handler shall report to the market administrator, in the detail and on forms prescribed by the market administrator as follows, except that each producerhandler shall make reports to the market administrator at such time and in such manner as the market administrator may request:

(a) On or before the 20th day after the end of the delivery period, his producer pay roll for such delivery period which shall show: (1) The total pounds of milk received from each producer or cooperative association, including for the delivery periods of April through September the total deliveries of base milk and excess milk by each producer, (2) the number of days deliveries are made and if less than a full calendar month, the date of first and last delivery, (3) the average butterfat content of such milk, and (4) the net amount of such handler's payment to each producer or a cooperative association together with the prices paid, deductions and charges involved.

§ 942.32 Records and facilities. Each handler shall keep adequate records of receipts and utilization of skim milk and butterfat and shall, during the usual hours of business, make available to the market administrator or his representative such records and facilities as will enable the market administrator to (a) verify the receipts and utilization of all skim milk and butterfat and, in case of errors or omissions, ascertain the correct figures: (b) weigh, sample, and test for butterfat content all milk and milk products handled; (c) verify payment to producers; and (d) make such examinations of operations, equipment, and facilities, as are necessary and essential to the proper administration of this part or any amendments thereto.

\$ 942.33 Retention of records. books and records required under this part to be made available to the market administrator shall be retained by the handler for a period of three years to begin at the end of the month to which such books and records pertain: Provided. That if, within such three-year period, the market administrator notifies the handler in writing that the retention of such books and records, or of specified books and records, is necessary in connection with a proceeding under section 8c (15) (A) of the act or a court action specified in such notice, the handler shall retain such books and records, or specified books and records, until further written notification from the market administrator. In either case the market administrator shall give further written notification to the handler promptly, upon the termination of the litigation or when the records are no longer necessary in connection there-

18. Delete § 942.4 and substitute therefor the following:

§ 942.40 Basis of classification. skim milk and butterfat contained in receipts at a fluid milk plant(s), within the delivery period, of (a) producer milk, (b) skim milk and butterfat in any form from other handlers, and (c) other source milk, shall be classified by the market administrator in the classes set forth in § 942.41.

§ 942.41 Classes of utilization. Subject to the conditions set forth in § 942.42 through § 942.45, the classes of utilization shall be as follows:

(a) Class I milk shall be all milk and butterfat (1) disposed of in fluid form (except for livestock feed) as milk, skim milk, buttermilk, flavored milk, flavored milk drinks, cream and any cream product, except ice cream mix and (2) not specifically accounted for as Class II milk and Class III milk.

(b) Class II milk shall be all skim milk and butterfat used to produce cheese other than cheddar, ice cream

and ice cream mix; and

(c) Class III milk shall be (1) all skim milk and butterfat disposed of as any item other than those specified in paragraphs (a) and (b) of this section; (2) skim milk and butterfat disposed of for livestock feed; (3) skim milk dumped, and (4) skim milk and butterfat accounted for as actual plant shrinkage but not in excess of 2 percent of receipts of skim milk and butterfat, respectively, from producers.

§ 942.42 Responsibility of handlers and reclassification of milk. (a) All skim milk and butterfat shall be classified as Class I milk, unless the handler who first receives such skim milk or butterfat proves to the market administrator that such skim milk or butterfat should be classified as Class II or Class III milk.

(b) Any skim milk or butterfat classified (except that transferred to a producer-handler) in one class shall be reclassified if used or reused by such handler or by another handler in another

§ 942.43 Transfers. Skim milk or butterfat disposed of by a handler during any delivery period in fluid form as milk, skim milk, or cream, either by transfer or diversion shall be classified:

(a) As Class I milk if moved to a fluid milk plant of another handler (except a producer-handler), unless (1) utilization in another class is mutually indicated in writing by both handlers on or before the 5th day after the end of such delivery period, but in no event shall the amount classified in any class exceed the total use in such class by the transferee-handler: Provided, That if either or both handlers have received other source milk, such milk so disposed of shall be classified at both plants so as to return the higher class utilization to producer milk.

(b) As Class I milk if moved in the form of any items specified in § 942.41

(a) to a producer-handler.

(c) As Class I milk if moved to any plant other than a fluid milk plant, unless

(1) The handler claims utilization in another class;

(2) The operator of such non-fluid milk plant maintains books and records, showing the receipts and utilization of all skim milk and butterfat at such plant, which are made available if requested by the market administrator for the pur-

pose of verification; and

(3) The utilization of skim milk and butterfat, at such plant, in Class I milk, as defined in § 942.41, is less than the total pounds of skim milk and butterfat, respectively, received from the transferee handler(s) and from dairy farmers whom the market administrator determines constitute the regular source of supply for fluid usage in such plant, in which case the skim milk and butterfat transferred shall be assigned to the remaining uses of skim milk and butterfat, respectively, during such delivery period in series starting with Class I milk after the similar assignment of the receipts of skim milk and butterfat from such dairy farmers.

§ 942.44 Computation of skim milk and butterfat in each class. For each delivery period, the market administrator shall correct for mathematical and other obvious errors the delivery period report submitted by each handler and compute the total pounds of skim milk

and butterfat, respectively, in Class I milk, Class II milk, and Class III milk for such bandler.

§ 942.45 Allocation of skim milk and butterfat classified. (a) The pounds of skim milk remaining in each class after making the following computations for each handler for each delivery period shall be the pounds in such class allocated to producer milk:

(1) Subtract the shrinkage of skim milk, computed pursuant to § 942.41 (c) (4) from the total pounds of skim milk

in Class III milk:

(2) Subtract from the pounds of skim milk remaining in each class, in series beginning with the lowest available price class, the pounds of skim milk in other source milk;

(3) Subtract from the pounds of skim milk remaining in each class, the pounds of skim milk received from other handlers and assigned to such class pursuant

to § 942.43 (a);

- (4) Add to the pounds of skim milk remaining in Class III milk the pounds of skim milk subtracted pursuant to subparagraph (1) of this paragraph; or if the pounds of skim milk remaining in all classes exceed the pounds of skim milk in producer milk, subtract such excess from the pounds of skim milk remaining in each class, in series beginning with Class III.
- (b) Allocate the pounds of butterfat in each class to producer milk in the same manner prescribed for skim milk in paragraph (a) of this section.
- 19. Take testimony in regard to the revision of any of the provisions of § 942.5 (a) and particularly the revision or reinstatement of § 942.5 (a) (6) and
- 20. Delete § 942.5 (e) and substitute the following:
- (e) Use of equivalent factors in formulas. If for any reason a price, index, or wage rate specified by this order, for use in computing class prices and for other purposes is not reported or published in the manner described in this order, the market administrator shall use a price, index, or wage rate determined by the Secretary to be equivalent to or comparable with the factor which is specified.

21. Make such other changes as may be required to make the entire marketing agreement and the order conform with any amendments thereto which may result from this hearing.

Copies of this notice of hearing and of the tentative marketing agreement, and the order now in effect, may be procured from the market administrator, 1220 Carondelet Building, New Orleans 12, Louisiana, or from the Hearing Clerk, United States Department of Agriculture, Room 1353, South Building, Washington 25, D. C., or may be there

Filed at Washington, D. C., this 18th day of February 1952.

ROY W. LENNARTSON. [SEAL] Assistant Administrator.

[F. R. Doc. 52-2129; Filed, Feb. 20, 1952; 8:57 a. m.]

NOTICES

DEPARTMENT OF JUSTICE

Office of Alien Property

[Vesting Order 18762]

FREDERICK KLAEBER

Correction

In F. R. Doc. 52-1979, appearing at page 1543 of the issue for Tuesday, February 19, 1952, the bracket heading "[Vesting Order 18762]" was inadvertently omitted.

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

CALIFORNIA

CLASSIFICATION ORDER

FEBRUARY 1, 1952.

1. Pursuant to the authority delegated to me by the Director, Bureau of Land Management, by Order No. 427 dated August 16, 1950, I hereby classify under the Small Tract Act of June 1, 1938 (52 Stat. 609), as amended July 14, 1945 (59 Stat. 467, 43 U. S. C. 682a), as hereinafter indicated, the following described land in the Los Angeles land district, embracing approximately 120 acres,

CALIFORNIA SMALL TRACT CLASSIFICATION No. 327

For lease and sale for homesites only:

T. 4 N., R. 1 W., S. B. M., Sec. 31, E½NW¼ and Lots 3, 4, 9, 10, 11, 12, 17, and 18 (formerly parts of Lots 1 and 2 of NW1/4).

The lands lie in San Bernardino County from 3 to 7 miles south and west of the Lucerne Valley Post Office at the foot of the San Bernardino Mountains approximately midway between Victorville and the Big Bear Lake recreational area. Elevations range from 3,200 to 4,600 feet above sea level with an accompanying variation in vegetation from low desert shrub to juniper-yucca type on the The lands afford an exhigher slopes. cellent view of distant desert mountains and basins. The entire area is strewn with granite boulders, and the water supply will, in most instances, have to be obtained from existing wells and transported to the lands. The rocky character of the lands will necessitate considerable ex enditures for development

2. As to applications regularly filed prior to 3:00 p. m., April 6, 1948, and are for the type of site for which the land is classified, this order shall become effective upon the date it is signed.

3. This order shall not otherwise become effective to change the status of such lands until 10:00 a, m, on the 35th day after the date of this order. that time the said lands shall, subject to valid existing rights and the provisions of existing withdrawals, become subject to applications under the Small Tract Act as follows:

(a) Ninety-one day period for preference-right filings. For a period of 91 days, commencing at the hour and on

the day specified above, the public lands affected by this order shall be subject only to application under the Small Tract Act of June 1, 1938, 52 Stat. 609 (43 U. S. C. 682a), as amended, by qualified veterans of World War II, subject to the requirements of applicable law. applications filed under this paragraph either at or before 10:00 a. m. on the 85th day after the date of this order shall be treated as though filed simultaneously at that time. All applications filed under this paragraph after 10:00 a. m. on the said 35th day shall be considered in the order of filing.

(b) Date for non-preference-right filings. Commencing at 10:00 a. m. on the 126th day after the date of this order, any lands remaining unappropriated shall become subject to disposal under the Small Tract Act only. All such applications filed either at or before 10:00 a. m. on the 126th day after the date of this order, shall be treated as though filed simultaneously at the hour specified on such 126th day. applications filed thereafter shall be considered in the order of filing.

4. A veteran shall accompany his application with a complete photostatic, or other copy (both sides), of his certificate of honorable discharge, or of an official document of his branch of the service which shows clearly his honorable discharge as defined in § 181.36 of Title 43 of the Code of Federal Regulations, or constitutes evidence of other facts upon which the claim for preference is based and which shows clearly the period of service. Other persons claiming credit for service of veterans must furnish like proof in support of their claims. Persons asserting preference rights, through settlement or otherwise, and those having equitable claims, shall accompany their application by duly corroborated statements in support thereof, setting forth in detail all facts relevant to their claims.

5. All of the lands will be leased in tracts of approximately 5 acres, each being approximately 330 by 660 feet, the longer dimension to extend north and south.

6. Preference right leases referred to in paragraph 2 will be issued for the land described in the application irrespective of the direction of the tract, provided the tract conforms to or is made to conform to the area and the dimension specified in paragraph 5.

7. Where only one 5-acre tract in a 10-acre subdivision is embraced in a preference right application, an application for the remaining 5-acre tract extending in the same direction will be accepted in order to fill out the subdivision notwithstanding the direction specified in paragraph 5.

8. Leases will be for a period of three years at an annual rental of \$5.00 payable for the entire lease period in advance of the issuance of the lease. Leases will contain an option to purchase clause at the appraised value of \$50.00 per tract, application for which may be filed during the term of the lease but not

more than 30 days prior to the expiration of one year from the date of the lease issuance.

9. Tracts will be subject to all existing rights-of-way and to rights-of-way not exceeding 33 feet in width along or near the edges thereof for road purposes and public utilities. Such rights-of-way may be utilized by the Federal Government, or the State, County or municipality in which the tract is situated, or by any agency thereof. The rights-of-way may, in the discretion of the authorized officer of the Bureau of Land Management, be definitely located prior to the issuance of the patent. If not so located, they may be subject to location after patent is issued.

10. All inquiries relating to these lands should be addressed to the Manager, Land Office, Los Angeles, Califor-

> J. H. FAVORITE, Acting Regional Administrator.

[P. R. Doc. 52-2125; Piled, Feb. 20, 1952; 8:55 a. m.]

Bureau of Reclamation

HELLS CANYON PROJECT, IDAHO AND OREGON

FIRST FORM RECLAMATION WITHDRAWAL

APRIL 12, 1951.

Pursuant to the authority delegated by Departmental Order No. 2515 of April 7, 1949 (14 F. R. 1937), I hereby withdraw the following-described lands from public entry, under the first form of withdrawal, as provided by section 3 of the act of June 17, 1902 (32 Stat, 388);

HELLS CANYON PROJECT

BOISE MEEIDIAN, IDAHO

T. 17 N., R. 1 W.,

Sec. 19, Lot 3 and S½SE¼; Sec. 31, SE¼NW¼, and NE¼SW¼. T. 17 N., R. 2 W., Sec. 4, Lots 1, 2, and 3, S½NE¼, SE¼ NW4. NE48W4. N4SE4. and SE4

Sec. 5, S\(\frac{1}{2}\)Sec. 5, S\(\frac{1}{2}\)Sec. 6, Lots 1, 2, 3, 6, 9, and 10, S\(\frac{1}{2}\)\(\frac{1}{2}\)NE\(\frac{1}{2}\), SE\(\frac{1}{2}\)Sec. 13, S\(\frac{1}{2}\)SW\(\frac{1}{2}\), S\(\frac{1}{2}\)Sec. 13, S\(\frac{1}{2}\)SW\(\frac{1}{2}\)SE\(\frac{1}{2}\), and N\(\frac{1}{2}\)Sec. 13, S\(\frac{1}{2}\)SW\(\frac{1}{2}\)SW\(\frac{1}{2}\)SE\(\frac{1}{2}\), and N\(\frac{1}{2}\)Sec. 13, S\(\frac{1}{2}\)SW\(\frac{1}2\)SW\(\frac{1}{2}\)SW\(\frac{1}2\)SW\(\frac{1}2\)SW\(\frac{1}2\)SW\(\frac{1}2\)SW\(\frac{1}2\)SW\(\frac{1}2\)SW\(\frac{1}2\)SW\(\frac{1}2\)SW\(\frac{1}2\)SW\(\frac{1}2\)SW\(\frac{1}2\)SW\(\f

Sec. 14, NW¼, and NW¼SE¼; Sec. 15, NW¼NE¼; Sec. 16, E½NE¼;

Sec. 24, NE 4. T. 18 N., R. 2 W.,

Sec. 19, Lots 3 and 4, E½SW¼.
Sec. 19, Lots 1 and 2, W½SW¼NE¼, E½
Sec. 30, Lots 1 and 2, W½SE¼, NE¼, E½
NW¼, E½SW¼, W½SE¼, SE¼SE¼,
and S½NE½SE¼;

Sec. 31, Lots 3 and 4, E1/2 W1/2, and E1/2. T. 18 N., R. 3 W.,

Sec. 1, Lots 3 and 8, SW48W4, and E% SW14; Sec. 2, Lot 2, SW14, NW14SE14, and SW14

NEW:

Sec. 11, NW1/4;

Sec. 12, E%NW%, SW%NW%, and E% sw4;

Bec. 13, NW 1/4 NW 1/4;

Sec. 14, SE%NE%, and W%SW%;

Sec. 23, SE¼NE¼;

Sec. 24, N\\\ NE\\\\, SW\\\\ NE\\\\, NW\\\\, NW\\\\ SW14. E1/2SW14. and SE1/4;

Sec. 25, NE4, E4NW4, and NW4NW4. T. 19 N., R. 3 W.

Sec. 14, NW¼SW¼:
Sec. 23, W½SW¼NE¼, NW¼, N½NW¼
SW¼, SW¼NW¼SW¼, W½SW¼SW¼,
and NW¼NE¼SW¼;

and NW4, NE4, SW4;

Sec. 24, NE4, NW4, E½, NW4, NW4, SW4, SW4, NW4, W4, SW4, NW4, SW4, NW4, SW4, NW4, W4, SE4, SW4, N4, SE4, SE4, SW4, E½, SE4, NW4, E½, NW4, SE4, NW4, NW4, SE4, NW4, NW4, SE4, NW4, NW4, SE4, NW4, SE4, NW4, SE4, NW4, SE4, NW4, SE4

Bec 25, E%NW%, SE%SW%NW%, and

SW4; 60. 26, E4SE4NE4, S%SW4NE4, E4 NW4NE4, E4NW4, E4NW4NW4, SW4NW4, and SW4;

Sec. 35, E1/2; Sec. 36, W1/4

T. 20 N., R. 3 W.,

Sec. 5, Lots 3 and 4, NW1/4, and N1/2SW1/4; Sec. 6, Lots 1, 2, 3, 4, 5, 6, and 7, W%NE%.

NW 14. N 1/2 SW 14. and NW 1/4 SE 1/4:

Bec. 7. Lots 1, 2, 3, and 4, W 1/2 NE 1/4. NW 1/4.

SW 1/4. and W 1/2 SE 1/4:

Bec. 8. N 1/2. N 1/2 SW 1/4. SW 1/4 SW 1/4, and N 1/2

Sec. 9, NE 4NE 4, W 4NE 4, NW 4, and SE4SE4:

Sec. 16, All; 17, NW%NW%, 8%SW%, and 8% SE14

Sec. 18, Lots 1, 2, and 3, W1/2 NE1/4, W1/2,

and NW4SE4; Bec. 19, Lots 1 and 2, NE4NE4, SE4NW4. and S%NE%;

Bec. 20, N1/4:

Sec. 21, All; Sec. 27, W1/2; Sec. 28, All;

Sec. 33, NE14:

Sec. 34, W1/2NW1/4, and W1/2SW1/4.

T. 21 N., R. 3 W.,
Sec. 3, Lots 3, 4, 5, and 6, S1/2NW1/4, and

SW14

Sec. 4, Lots 1, 2, 3, 4, 5, 6, 7, 8, and 9, 51/2 NE1/4. SE1/4 NW1/4. E1/4 SW1/4. and SE1/4: Sec. 5, Lot 1;

Sec. 8, Lots 1, 2, 3, and 4;

Sec. 9, All;

Sec. 16, All; Sec. 17, Lots 1 and 2, and E½SE½;

Sec. 20, Lots 1, 2, 3, 4, 5, 6, and 7, SE¼ NE¼, and NE%SE%:

Sec. 21, All;

Sec. 28, W½; Sec. 29, Lots 1, 2, 3, 4, 5, 6, 7, and 8, E½NW¼, E½SW¼NW¼, NE¼SW¼, E½NW¼SW¼, SW¼NW¼SW¼, SW¼ SW¼, and SE½SW½;

Sec. 30, E%S%SE%SE%, and NE%SE% SE%:

Sec. 31, Lots 2, 3 and 4, NE¼NE¼, S½ NE¼, E½SW¼, and SE½; Sec. 32, Lots 1, 2, 3, 4, 5, 6, 7, and 8, and

W1/2.

T. 22 N., R. 3 W

2, Lots 1, 2, 3, 4, 5, 6, and 7, S1/2 NE1/4, SE4SW4, and SE4; Lot 1; Sec. 3

Sec. 10, Lots 1, 2, 3, 4, and 5, SE¼NE¼ and SE%;

Sec. 11, All; Sec. 14, All;

Sec. 15, Lots 1, 2, and 3, NE¼, SE¼NW¼, E½SW¼, SW¼SW¼, and SE¼; Sec. 16, Lot 1;

Sec. 21, Lots 1, 2, 3, and 4;

Sec. 22, Lots 1, 2, 3, 4, and 5, N½, N½SW¼, and N½SE¼; Sec. 23, Lots 1, 2, 3, 4, 5, 6, 7, and 8,

N½NE¼, and N½NW¼;
Sec. 27, Lots 1, 2, and 3, E½NE¼, SW¼
NE¼, S½NW¼, and S½;
Sec. 28, Lots 1, 2, 3, 4, and 5, NE¼NE¼,

and E%SE%:

Sec. 33, Lots 1, 2, 3, and 4, E1/2NE1/4, and E%SE%

Sec. 34, All.

T. 17 N., R. 4 W., Sec. 5, Lots 1, 2, and 3, S½NE¼, and B1/2 NW 1/4:

Sec. 6, Lots 2, 3, 4, and 5, 81/2 NE1/4, and SE% NW%

T. 18 N., R. 4 W.,

Sec. 4, Lot 2, SW¼NE¼, N½SE¼ and SE¼SE¼;

Sec. 8, Lot 1;

Sec. 9, Lots 1, 2, and 3, NE¼, E½NW¼, SW½SW¼, N½SE¼, and SE¼SE¼; Sec. 17, Lots 1, 2, 3, and 4, and E½SE¼; Sec. 20, Lots 1, 2, 3, and 4, SW¼NE¼, SE½SW¼, and SE¼;

Sec. 29, W1/2

Sec. 30, Lots 1, 2, 3, and 4, NE 1/4 SE 1/4, and

S½SE¼; Sec. 31, Lots 1, 2, 3, and 4, NE¼NE¼, W½NE¼, E½NW¼, E½SW¼, and

Sec. 32, N\\SW\\4, SW\\4SW\\4, NW\\4SE\\4. N% NE% SE%, and SE% NE% SE%; ec. 33, S% NE% SW%, SE% NW% SW%, W% NW% SW%, and S% SW%.

T. 19 N., R. 4 W.,

Sec. 4, Lots 3, 4, 5, and 6, S%NW 14, and

Sec. 4, Lots 3, 3, 4, 5, N½SW¼; Sec. 5, Lots 1, 2, 3, and 4; Sec. 8, Lots 1, 2, 3, and 4; Sec. 9, SE¼SE¼; Sec. 10, W½SW¼, SE¼SW¼, and S½

SE%; se. 11. W%N%NE%NW%. W%SW% NE%NW%. NE%NW%NW%. S%NW% NW%. S%NW%NW%NW%. NW%SW% NW4. W4SW4SW4NW4. SE4SE4 NW4. E4SW4SE4NW4. SW4SW4 SE4NW4. NE4NW4. SW4SW4 SE4NW4. NE4NW4SW4. S4NW4 SW4. SW4SW4. NE4SW4. and SE4 SW4

Sec. 15, N½, and SW¼; Sec. 16, Lots 1, 5, and 6, N½NE¼, N½ NW¼, and SE¼SE¼; Sec. 17, Lots 1, 2, 4, and 5;

Sec. 20, Lots 1, 2, 3, and 4; Sec. 21, Lots 1, 2 and 4, E½NE¼, SW¼ NE¼, and E½SE¼; Sec. 27, SW¼SW¼, NW¼SE¼, and NE¼

SW1/4

Sec. 28, SW 1/4 NE 1/4 and NE 1/4 NE 1/4;

Sec. 29, Lots 1 and 4;

Sec. 32, Lot 1; Sec. 33, NE%SE%;

34. NE¼NE¼. NE¼NW¼. NE¼ Sec.

Sec. 34, NE%NE%, NE%NW%, NE% SE¼, and S½SE¼. T. 20 N. R. 4 W. Sec. 1, Lots 1, 2, 3, 4, and 5, S½NE%, SE¼ NW¼, SW¼SW¼, E½SW¼, and SE¼; Sec. 2, Lot 1;

Sec. 11, Lots 1, 2, 3, and 4; Sec. 12, All;

Sec. 13, All;

Sec. 14, Lots 1 and 2, SE¼NE¼, and SE¼: Sec. 22, Lots 1, 2, and 3; Sec. 23, Lots 1, 2, and 3, NE1/4, SE1/4NW1/4,

and S14: Sec. 24, All:

Sec. 26, N1/2;

Sec. 27, Lot 1, S%NE%, NW%NE%, and 814: Sec. 28, Lots 1, 2, and 3;

Sec. 32, Lots 1 and 2;

Sec. 33, Lots 1 and 2, NE1/4, and S1/2 NW1/4.

T. 21 N., R. 4 W.,

Sec. 36, Lots 1 and 2;

T. 16 N., R. 5W., Sec. 6, Lots 1, 2, 5, and 6.

Sec. 6, Lots 1, 2, 5, and 6.

T. 17 N., R. 5W.,
Sec. 1, Lots 1, 2, and 3, S¼NE¼, SE¼NW¼,
S½SW¼, NE¼SW¼, and SE¼;
Sec. 11, Lot 4, and SE¼;
Sec. 12, SW¼NE¼, S½NW¼, N½SW¼;
Sec. 14, Lots 1 and 2, E½NE¼, NW¼NE¼,
NE¼NW¼, and NE¼SE¼;
Sec. 23, SE¼SW¼;
Sec. 23, SE¼SW¼;

Sec. 27, Lots 1, 2, and 3, W1/2 NE1/4, and NE%SW%:

Sec. 28, Lots 2, 3, and 4, and SE1/4 SE1/4; Sec. 29, Lot 1;

Sec. 31, Lot 1;

Sec. 32, Lots 1, 2, and 5, SW14SW14, and NE48W4; Sec. 33, N4NW4. T. 18 N., R. 5 W., Sec. 36, lots 1 and 4, S4SE4.

T. 11 N., R. 6 W., Sec. 18, Lot 4 and E1/28W1/4:

Sec. 19, Lots 3 and 4. T. 14 N., R. 6 W., Sec. 6, Lots 3, 5, 6, and 7, SE¼NW¼, and

E½SW¼; Sec. 7, Lots 1, 2, and 3, E½NW¼, and NE¼

SW%; T. 15 N., R. 6 W., Sec. 4, Lots 3 and 4, S%NW%, N%SW%, and SW4SW4:

Sec. 5, Lots 1, 2, 3, and 4, SE%NE%, and SE%; Sec. 8, Lots 1, 2, 3, and 4, NE%SE%SW%,

and SE14: Sec. 17, Lots 1, 2, and 3, E%NW%, S%SW%,

and NE%SW%

Sec. 18, Lots 1 and 2; Sec. 19, Lots 1, 2, 3, and 4, SE¼NE¼, N¼ SE%, and SW%SE%;

Sec. 20, N1/2NW1/4:

Sec. 30, Lots 1, 2, 3, and 4, W1/2 NE 1/4, and

1, Lots 1, 2, and 4, S%SW%, and Sec. NW4NE4: Sec. 2, Lot 1, and SE4SE4; Sec. 10, Lots 3 and 4 and E4SE4;

Sec. 15, Lot 5 and NW14NE14;

Sec. 16, Lot 1; Sec. 21, Lots 1, 2, and 3; Sec. 22, Lot 1, SW¼NW¼, and W½SW¼;

Sec. 27, NW¼NW¼; Sec. 28, Lots 1, 2, 3, 4, 5, and 6, S½NE¼,

Sec. 28, Lots 1, 2, 3, 4, 5, and 5, S₂, S₂, S₂, S₃, Lots 1, 2, 3, and 4, N½ NE½, SW½ NE½, E½ NW½, E½ SW¾, W½ SE¾, and SE¼SE¼. T. 11 N., R. 7 W.,

Sec. 4, Lots 3 and 4, S½NW¼, and SW¼; Sec. 8, Lots 1, 2, 3, 5, and 6, and S½NE½; Sec. 17, N½NW¼, SE¼NW¼, N½SE¼, and SE%SE%

Sec. 20, NE %NE %; Sec. 21, Lot 3, NE %SW %, N %SE %, and SE%SE%:

Sec. 23, SE14; Sec. 24, Lots 1, 2, 3, 4, and 5, N%NW%,

and SW%NW%: Sec. 25, Lot 1; Sec. 26, SW14NE14, and N14NW14; Sec. 27, N12NE14, and N14NW14;

Sec. 28, Lot 2.

Sec. 25, Lots 2, 3, 4, 5, and 6, E½NE¾, SE½ SW¼, S½SE¼, and NE¾SE¼; Sec. 7, Lots 1, 2, 3, and 4, E½NW¾, and

E%SW%: Sec. 18, Lots 1 and 4, E½NW¼, and SE¼; Sec. 20, N½NW¼, SE¼NW¼, N½SE¼, and SE%SE%;

Sec. 21, SE1/4; Sec. 28, Lot 1, E%NW%, NW%NW%.

NE 4 SW 4. and SE 4: Sec. 33, Lots 3 and 4, NE14, SE14SW14, and SE14

T. 13 N., R. 7 W., Sec. 4, Lots 3 and 4, S1/2NW1/4, and N%SW4:

Sec. 5, Lots 1, 2, 3, and 4, and SE\SE\s; Sec. 6, Lot 1;

Sec. 7, Lots 1, 4, and 7;

Sec. 8, Lots 1 and 2, N%NE%, SW%NE%, 5%NW14, and SW14:

Sec. 17, Lots 1, and 2, SW1/4NE1/4, NW1/4. and E%SW%;

Sec. 18, Lot 2; Sec. 20, Lots 1 and 2, E%NW%, and NE%SW%:

Sec. 29, Lots 3 and 4, E1/2 NW1/4, and E%SW4:

Sec. 32, E%NW%, and SW%.

T. 14 N., R. 7 W., Sec. I, W½NE½: Sec. 13, SE½NW¼, SW½SW¼, and Sec. 23, Lot 2 and E%SE%; Sec. 24, W1/4; Sec. 25, NW1/4; Sec. 25, NW.4; Sec. 26, Lot 2, E%NE%, SW4NE%, SE%NW%, and SW%; Sec. 27, Lot 1, S%SW%, and E%SE%; Sec. 28, Lot 2; Sec. 33, Lots 1, 2, 3, and 4, E1/2NE1/4, and E1/8E1/4; Sec. 34, NE1/4, and W1/2NW1/4; Sec. 35, W1/2NW1/4. HELLS CANYON PROJECT WILLAMETTE MERIDIAN, OREGON T. 9 South, Range 45 East, Sec. 34, S\(\frac{1}{2}\)NE\(\frac{1}{4}\) and NW\(\frac{1}{4}\)NE\(\frac{1}{4}\);
Sec. 35, S\(\frac{1}{4}\)NW\(\frac{1}{4}\).
T. 11 S., R. 45 E.,
Sec. 36, Lots 3 and 4 and W\(\frac{1}{4}\)SE\(\frac{1}{4}\). Sec. 36, Lots 3 and 4 and W½SE¼.

12 S, R, 45 E.,

Sec. 1, Lots 1, 2, 3, 4 and 6, SW¼NE¼,

Sec. 11, NE¼ and S½;

Sec. 11, NE¼ and S½;

Sec. 12, NE¼NW¼, SW¼NW¼, and

NW¼SW¼;

Sec. 14, NW¼NE¼ and N¼NW¼;

Sec. 15, NE¼;

Sec. 28, S½SW¼ and SW¼SE¼; Sec. 29, Sysey4 and NW4SE4; Sec. 29, W4NE4 and W4SE4; Sec. 32, W4NE4 and W4SE4. T. 13 S., R. 45 E., Sec. 5, NW4SE4, and NE4SE4; Sec. 9, Lots 1, 2, 3, 4, 5, and 6, and W%NW%: Sec. 16, Lots 2, 3, 4, 5, 6, and 7, and SW1/4SW1/4; Sec. 20, SE14: Sec. 21, Lots 1, 2, 3, and 4, W1/2NW1/4, and NW48W4; Sec. 28, Lot 1; Sec. 29, NW4,SE4; Sec. 31, N4,NE4, and SE4; Sec. 32, Lots 1, 2, 3, 4, and 5. T. 14 S., R. 45 E., Sec. 5, Lot 1; Sec. 6, Lots 1 and 2 and S%NE%; Sec. 7. SE%: Sec. 8, Lots 1 and 2, W\(\frac{1}{2}\), and SE\(\frac{1}{2}\)Sec. 9, Lot 2 and SW\(\frac{1}{2}\)Sec. 15, Lots 1 and 2 and SW\(\frac{1}{2}\)Sw\(\frac{1}{2}\); Sec. 16, Lots 1 and 2, SW1/4 NE1/4, NW1/4. and SE% Sec. 17, N½NW¼, and SE¼NW¼; Sec. 22, Lots 1, 2, 3, 4, and 5, W½NW¼, SE¼NW¼, and SW¼; Sec. 27, Lots 1 and 2 and NW¼NW¼. Sec. 17, 1618 1 and 2 and NW 18W 18.
Sec. 9, SW 14, and SE 14 SE 14;
Sec. 10, Lots 1 and 2;
Sec. 15, Lots 1 and 2 and S 14 NW 14; Sec. 16, E1/2NE1/4 and W1/2NW1/4; Sec. 24, Lots 2, 3, 4, 5, 7, 8, and 9, and Sec. 24, Lots 2, 3, 4, 5, 7, 8, and 9, and S¼NW¼.

T. 9 S., R. 46 E., Sec. 14, E½SW¼:
Sec. 20, N½, and NW¼SW¼:
Sec. 21, SE¼NE¼, W½NE¼, E½NW¼, NW¼NW¼, NE¾SW¼, and SE¼:
Sec. 22, SW¼NW¼, and W¼SW¾:
Sec. 23, E¼NW¼, SW¼NW¾, N½SW¾, N½SE¼, and SE¼SE¼:
Sec. 24, SE¼:
Sec. 25, N¼, and NW¼SW¼:
Sec. 26, S½SE½:
Sec. 30, SE¼SE¼:
Sec. 30, SE¼SE¼:
Sec. 30, SE¼SE¼:
Sec. 31, Lots 1, 2, and 3;
Sec. 3, Lots 1, 2, and 3;
Sec. 3, Lots 1, 2, and 4, W½NE¼, W½, and W½SE¼;
Sec. 10, Lots 1, 2, 3, and 4, W½NE¼, W½, and W½SE¼; Sec. 10, Lots 1, 2, 3, and 4, W%NE%, W%, and W1/2SE1/4; ec. 15, Lots 1, 2, 3, 4, and 5, and W½NW¼; ec. 21. Lot 1, NE¼, N½SE¼, and

No. 37-8

Sec. 22, Lots 1, 2, 3, and 4; Sec. 28, Lots 1, 2, 3, 4, 5, 6, and 7, N½NW¼, and SW¼NW¼; SE14; Sec. 20, Lot 1; Sec. 30, Lots 1, 2, and 7, and NE 1/4 NW 1/4; Sec. 31, Lot 1. T. 15 S., R. 46 E., Sec. 18, Lots 1, 2, and 3; Sec. 19, Lot 1, E%NE%, and SW%NE%. T. 7 S., R. 47 E., Sec. 24, S½; Sec. 25, NW¼NE¼, E½NW¼, NE¼SW¼. Sec. 25, NW %NE%, E%NW%, NE% and S%SE%; Sec. 36, NE%NW%, and S%NW%.
T. 8 S. R. 47 E.
Sec. 3, Lots 1 and 2, and S%NE%; Sec. 10, SE14NW14; Sec. 24, Lots 1, 2, 7, 8, 9, 10, 15, and 16; Sec. 25, Lots 1, 2, 7, 8, 9, 10, 11, 12, 13, 14, 15, and 16; Sec. 35, SE¼. T. 9 S., R. 47 E., Sec. 1, Lot 1; Sec. 2, Lots 1, 2, 3, and 4, W½NE¼, NW¼, N½SW¼; SW¼SW¼, and NE¼SW¼; Sec. 3, S½SE¼, and NE¼SE½; Sec. 11, Lots 1, 2, 3, and 4, W½NW¼, and SW¼SW¼; Sec. 15, Lot 2, W½NE¼, SW¼NE¼, and Sec. 19, S½; Sec. 20, NE¼, W½, and NW¼SE¼; Sec. 21, Lots 1, 2, and 3, NW¼NW¼; Sec. 30, Lots 4 and 5. Sec. 11, E½NE½; Sec. 12, NW¼, N½SW¼, and SE½SW¼; Sec. 13, E½NE½, W½SW¼, SE½SW¼, and Sec. 14, SE¼NE¼ and SE¼; Sec. 24, S½NE¼, W½, and SE¼; Sec. 25, All; Sec. 36, All. T. 3 S., R. 48 E., Sec. 1, Lots 1, 2, 3 and 4, S½ NE¼, S½ NW¼, SW¼, N½ SE¼, and SE½ SE¼. T. 5 S., R. 48 E., unsurveyed, Secs. 24, 25, and 36, All; Sec. 13, 8½; Sec. 23, E½; Sec. 26, E½; Sec. 35, E½. Sec. 35, E/2.
T. 6 S., R. 48 E.,
Sec. 1, Lots 1, 2, 3, 4, 6, and 7, SW¼NW¼,
and NW¼SW¼;
Sec. 2, Lots 1, 2, 5, 6, 7, 8, 9, and 10, and S%NE% Sec. 10, NE%; Sec. 11, Lots 1, 5 and 6, NE% NE%, SW%, NE%, NW%NW%, S%NW%, and W% SW 1/4 Sec. 12, Lot 1; Sec. 14, Lot 1; Sec. 15, Lots 1 and 2, SW1/NE1/4, and W1/2 sw4; Sec. 20, E½; Sec. 21, Lots 1, 5, 7, 8, 9, 10, 11, 12, NW¼ NE%, and N%NW%; Sec. 22, Lot 1; Sec. 28, Lot 4, W½NW%, W½SW%, and

SE%SW%:

Sec. 32, NE14, and NE14SW14;

Sec. 33, Lots 3 and 4, S%NW1/4, and W1/4

Sec. 29, E1/2;

SW14.

T. 7 S., R. 48 E., Sec. 4, Lot 1; Sec. 5, Lot 3, and SW4NE4, SE4NW4, SW4, and N\SE\4; Sec. 8, W\2NE\4, W\2, and W\2SE\4; Sec. 16, NE\4, and E\2SE\4; Sec. 17, NW\4NE\4, NW\4, NW\4, SW\4. and E%SE%; Sec. 18, E1/3: Sec. 19, N1/2NE1/4, SW1/4NE1/4, NW1/4, N1/2 SW1/4, SW1/4SW1/4, and SE1/4SE1/4; Sec. 20, E1/2NE1/4, SW1/4NE1/4, E1/2SW1/4, and Sec. 21, Lots 1 and 2, SW1/4, and E1/4SE1/4; Sec. 22, Lots 1, 2, and 3, and SW1/4SW1/4; Sec. 27, Lots 1, 2, 3, and 4, and NW1/4NW1/4; Sec. 28, N1/2 and E1/4SE1/4; Sec. 29, E1/4NW1/4; Sec. 30, E%NE%, SW%NE%, S%SW%, and NE%SW%; Sec. 33, Lots 3 and 4; Sec. 34, Lot 1. T. 8 S., R. 48 E., Sec. 4, Lots 1 to 6, inclusive, SW¼NW¼, and W½SW¼; Sec. 5, SE¼; Sec. 8, All; Sec. 9, Lots 1 to 4, inclusive, and NW1/4 NW1/4; Sec. 17, Lot 1, N1/2NW1/4, and SW1/4NW1/4; Sec. 18, N1/2NE1/4, NE1/4NW1/4, and SE1/4 SE14: Sec. 19, Lots 1, 4, 5, and 6, and NW1/4NE1/4; Sec. 20, Lot 1; Sec. 30, Lots 1, 2, and 3. T. 3 S., R. 49 E., unsurveyed Secs. 5 to 8, inclusive, 17 to 23, inclusive, All; Sec. 26, N1/2, and SW1/4; Secs. 27 to 34, inclusive, All; T. 4 S., R. 49 E., unsurveyed Sec. 3, W½; Secs. 4 to 9, inclusive, . II; Sec. 10, W1/2; Secs. 16, 17, 18, 20, 21, 28, and 29, All; Sec. 30, E1/2; Sec. 31, E1/2; Sec. 32, All; Sec. 33, W½. T. 5 S., R. 49 E., unsurveyed Secs. 4, 5, 8, 9, 17, 18, 19, All; Sec. 7, E½; Sec. 20, W½; Sec. 30, N½ and SW¼. The above areas aggregate 106,514.55 G. W. LINEWEAVER, Acting Commissioner,

Bureau of Reclamation.

I concur. The records of the Bureau of Land Management and the District Land Office will be noted accordingly.

> MARION CLAWSON, Director.

Bureau of Land Management.

FEBRUARY 12, 1952.

[F. R. Doc. 52-2135; Filed, Feb. 20, 1952; 8:58 a. m.]

HELLS CANYON PROJECT; IDAHO AND OREGON

NOTICE FOR FILING OBJECTIONS TO ORDER 1 WITHDRAWING PUBLIC LANDS

Notice is hereby given that for a period of 30 days from the date of publication of this notice, persons having cause to object to the terms of the above order withdrawing certain public lands in the States of Idaho and Oregon, for use in

1 See P. R. Doc. 52-2135, supra,

connection with the Hells Canyon Project, may present their objections to the Secretary of the Interior. Such objections should be in writing, addressed to the Secretary of the Interior, and should be filed in duplicate in the Department of the Interior, Washington 25, D. C.

In case any objection is filed and the nature of the opposition is such as to warrant it, a public hearing will be held at a convenient time and place, which will be announced, where opponents to the order may state their views and where the proponents of the order can explain its purpose, intent and extent. Should any objection be filed, notice of the determination by the Secretary as to whether the order should be rescinded, modified or let stand will be given to all interested parties of record and the general public.

G. W. Lineweaver, Acting Commissioner, Bureau of Reclamation.

[F. R. Doc. 52-2136; Filed, Feb. 20, 1952; 8:58 a. m.]

COLORADO RIVER STORAGE PROJECT, ARIZONA

FIRST FORM RECLAMATION WITHDRAWAL

DECEMBER 1, 1950.

Pursuant to the authority delegated by Departmental Order No. 2515 of April 7, 1949 (14 F. R. 1937), I hereby withdraw the following described lands from public entry, under the first form of withdrawal as provided by section 3 of the act of June 17, 1902 (32 Stat. 388):

GILA AND SALT RIVER MERIDIAN, ARIZONA

T. 24 N., R. 22 W.,

Sec. 9, all;

Sec. 27, N%NE%, SE%NE%, E%SE%.

The above areas aggregate 840 acres.

J. W. DIXON, Acting Assistant Commissioner, Bureau of Reclamation,

I concur. The records of the Bureau of Land Management will be noted accordingly.

WILLIAM PINCUS, Assistant Director, Bureau of Land Management.

OCTOBER 29, 1951.

[F. R. Doc. 52-2070; Filed, Feb. 20, 1952; 8:45 a. m.]

COLORADO RIVER STORAGE PROJECT, ARIZONA

NOTICE FOR FILING OBJECTIONS TO ORDER WITHDRAWING PUBLIC LANDS

Notice is hereby given that for a period of 30 days from the date of publication of this notice, persons having cause to object to the terms of the above order withdrawing certain public lands in the State of Arizona, for use in connection with the Colorado River Storage Project, may present their objections to the Secretary of the Interior. Such objections should be in writing, should be addressed to the Secretary of the Interior, and should be filed in duplicate

in the Department of the Interior, Washington 25, D. C.

In case any objection is filed and the nature of the opposition is such as to warrant it, a public hearing will be held at a convenient time and place, which will be announced, where opponents to the order may state their views and where the proponents of the order can explain its purpose, intent and extent. Should any objection be filed, notice of the determination by the Secretary as to whether the order should be rescinded, modified or let stand will be given to all interested parties of record and the general public.

J. W. DIXON,
Acting Assistant Commissioner,
Bureau of Reclamation.

[P. R. Doc. 52-2071; Piled, Feb. 20, 1952; 8:45 a. m.]

MISSOURI RIVER BASIN PROJECT, MONTANA

FIRST FORM RECLAMATION WITHDRAWAL

JUNE 21, 1951.

Pursuant to the authority delegated by Departmental Order No. 2515 of April 7, 1949. I hereby withdraw the following described lands from public entry, under the first form of withdrawal, as provided by section 3 of the act of June 1, 1902 (32 Stat. 388):

PRINCIPAL MERIDIAN, MONTANA

T. 8 N., R. 1 E., Sec. 24, Lots 11 and 12. T. 9 N., R. 1 E., Sec. 6, Lot 17. T. 7 N., R. 2 E., Sec. 8, Lot 5; Sec. 18, Lot 5.

The above areas aggregate 53.82 acres.

Wesley R. Nelson, Assistant Commissioner, Bureau of Reclamation.

I concur. The records of the Bureau of Land Management will be noted accordingly.

WILLIAM PINCUS, Assistant Director, Bureau of Land Management.

OCTOBER 9, 1951.

[F. R. Doc. 52-2153; Filed, Feb. 20, 1952; 8:45 a, m.]

MISSOURI RIVER BASIN PROJECT, MONTANA

NOTICE FOR FILING OBJECTIONS TO ORDER WITHDRAWING PUBLIC LANDS

Notice is hereby given that for a period of 30 days from the date of publication of this notice, persons having cause to object to the terms of the above order withdrawing certain public lands in the State of Montana, for use in connection with the Canyon Ferry Unit, Missouri River Basin Project, may present their objections to the Secretary of the Interior. Such objections should be in writing, should be addressed to the Secretary of the Interior, and should be filed in duplicate in the Department of the Interior, Washington 25, D. C.

In case any objection is filed and the nature of the opposition is such as to warrant it, a public hearing will be held at a convenient time and place, which will be announced, where opponents to the order may state their views and where the proponents of the order can explain its purpose, intent and extent, Should any objection be filed, notice of the determination by the Secretary as to whether the order should be rescinded, modified or let stand will be given to all interested parties of record and the general public.

Wesley R. Nelson, Assistant Commissioner, Bureau of Reclamation.

[F. R. Doc. 52-2154; Filed, Feb. 20, 1952; 8:45 a. m.]

KLAMATH IRRIGATION PROJECT, OREGON-CALIFORNIA

PUBLIC NOTICE OF ANNUAL WATER CHARGES

FEBRUARY 8, 1952.

1. Operation and maintenance. The minimum operation and maintenance charge for the irrigation season of 1952 against all lands of the Main Division lying outside of the Klamath Irrigation District shall be \$4.50 per irrigable acre, whether water is used or not, payment of which will entitle the water user to 2½ acre-feet of water per irrigable acre. Additional water, if available, will be furnished during the irrigation season at the rate of \$1.80 per acre-foot.

2. The operation and maintenance charge for the irrigation season of 1952 against all lands under individual Warren Act contracts shall be \$2.25 per irrigable acre, whether water is used or

not.

- 3. Water rental. The minimum water rental charge for the irrigation season of 1952 against all lands of the Tule Lake Division lying outside of the Klamath Irrigation District and subject to Public Orders of January 22, 1927, March 30, 1928, February 6, 1929, September 10, 1930, October 16, 1931, September 9, 1937, August 1, 1946, October 8, 1947, and August 27, 1948, shall be \$4.50 per irrigable acre whether water is used or not. Payment of the minimum water rental charge shall entitle the water user to 2½ acre-feet of water per irrigable acre. Additional water will be furnished, if available, at a rate of \$1.80 per acre-foot.
- 4. For irrigation or waste water furnished Tule Lake leased lands, the charge, unless otherwise specified in the leases, shall be \$1.80 per acre-foot for the season of 1952.
- 5. For irrigation or waste water furnished lands within the dry bed of or bordering Lower Klamath Lake, the charge shall be \$0.50 per acre-foot for the season of 1952.
- For irrigation water furnished private lands from Klamath or Lost Rivers and Upper Klamath Lake, the charge shall be \$0.80 per acre-foot for the season of 1952.
- For water furnished lands not subject to the operation and maintenance or water rental charges named above.

the charge shall be \$1.80 per acre-foot for the season of 1952.

8. Time of payment. For lands of the Tule Lake Division under public notice or public order lying outside of the Klamath Irrigation District, the minimum charge stated in paragraph 3 above shall be due and payable one-half before the delivery of water if water is delivered before July 1, and one-half on or before July 1. If no water is delivered before July 1, then the entire charge shall become due and payable on that date. For all other lands referred to herein, the minimum charges announced shall be due and payable before the delivery of water and in any event not later than May 1 of the current irrigation season. Payment for all water used in addition to the allowance under the minimum charge shall be made on or before December 1, of the year in which used.

9. Penalties. On all payments not made on or before the due dates, there shall be added on the following day a penalty of one-half of one percent of the amount unpaid and a like penalty of one-half of one percent of the amount unpaid on the first day of each calendar month thereafter so long as such de-

fault shall continue.

R. S. CALLAND, Regional Director, Region II.

F. R. Doc. 52-2069; Filed, Feb. 20, 1952; 8:45 a. m.)

DEPARTMENT OF COMMERCE

Federal Maritime Board

MEMBER LINES OF U. S. ATLANTIC & GULF-NETHERLANDS WEST INDIES & VENEZUELA CONFERENCE

NOTICE OF AGREEMENT FILED FOR APPROVAL

Notices is hereby given that the following described agreement has been filed with the Board for approval pursuant to section 15 of the Shipping Act, 1916, as amended.

Agreement No. 6190-12, between the member lines of the U. S. Atlantic & Gulf-Netherlands West Indies & Venezuela Conference, modifies the basic agreement of that conference (No. 6190) to change the name of the conference to United States Atlantic & Gulf-Venezuela & Netherlands Antilles Conference and to substitute therein the "Curacao, designation present-day Aruba and Bonaire, Netherlands Antilles" for the obsolete designation Curacao, Aruba and Bonaire, Netherlands West Indies."

Interested parties may inspect this agreement and obtain copies thereof at the Regulation Office, Federal Maritime Board, Washington, D. C., and may submit, within 20 days after publication of this notice in the FEDERAL REGISTER,

written statements with reference to this agreement and their position as to approval, disapproval, or modification, together with request for hearing should

such hearing be desired.

Dated: February 18, 1952.

By order of the Federal Maritime Board.

[SEAL]

A. J. WILLIAMS, Secretary.

[F. R. Doc. 52-2126; Filed, Feb. 20, 1952; 8:55 a. m.)

Office of International Trade

| Case No. 1191

GUY N. F. NORD, LTD., ET AL.

ORDER REVOKING AND DENYING LICENSE PRIVILEGES

In the matter of Guy N. F. Nord, Ltd., Guy N. F. Nord, Belize, British Honduras; Dualca Steamship Company, John Bilik, Jr., Marion Dudek, International Trade Mart, 124 Camp Street, New Orleans, Louisiana, respondents; Case No.

This proceeding was begun on February 2, 1951, by the mailing of a charging letter to the above-named respondents, wherein the Office of International Trade charged respondents with having violated the provisions of the Export Control Act of 1949 (63 Stat. 7) and the regulations promulgated thereunder (15 CFR, Chapter III, Subchapter C, 14 F. R. 2992), by exporting or receiving certain petroleum products as separate and independent exportations on three occasions in February 1950, to differing consignees under color of authority of General License, GLV, which exportations were not intended for the benefit and use of the individual consignees but on each occasion were intended for the benefit and use of one consignee or firm, and which on each occasion were of total value in excess of that permitted to be exported under General License, GLV, in any one exportation. Under the provisions of the General License, GLV, in effect at that time, only a single shipment of gasoline, not in excess of \$1,000 in value, could be lawfully made at one time by a single exporter for the benefit and use of a single consignee. The same general license, with the same limitations, was applicable to shipments of light Diesel oil.

Hearings were held on said charges, pursuant to notice duly given, in New Orleans, Louislana, on July 10, 1951, before the Compliance Commissioner designated for this purpose by the Acting Director of the Office of International Trade. Respondent Guy N. F. Nord appeared personally, John T. Charbonnet and Charles I. Devechaud, Jr., attorneys, represented Guy N. F. Nord, Limited, hereinafter referred to as "Limited", and Guy N. F. Nord. Respondents John Billk, Jr., and Marion Dudek appeared personally and they, together with T. Wrazen, represented Dualca Steamship Company, hereinafter referred to as "Dualca". All respondents and witnesses gave their testimony under oath and their testimony and exhibits were received in evidence.

After hearing all the testimony proffered by respondents and the Office of International Trade, and receiving all exhibits so proffered, the hearing was closed, subject to receipt in the immediate future of such briefs as any interested party believed to be appropriate, and the case was taken under advisement.

There were no conflicts in the evidence taken and Mr. Guy N. F. Nord and representatives for Limited entered into stipulations with the representatives of the Office of International Trade admitting the charges made against Limited and Guy N. F. Nord. While representatives of Dualca, John Bilik, Jr., and Marion Dudek, did not enter into a formal stipulation, their comments were only explanatory of the charges, and their statements were in the nature of confession and mitigation rather than denial. No issue was taken with the charges.

It appears from the record and the report of the Compliance Commissioner that the charges as set forth in the above-mentioned charging letter of February 2, 1951, have been proved. Respondent Dualca, as alleged in such charging letter, did in fact on or about February 1, 1950, export under color of authority of General License, GLV, at one time to Belize, British Honduras, on the vessel "Dadun", three lots of gasoline, each valued at slightly less than \$1,000. In the case of one lot, respondent Guy N. F. Nord, President of Limited, was designated as consignee. In the case of the remaining two lots, officials of Guy N. F. Nord, Ltd., were designated as consignees. These exportations were admittedly for the exclusive benefit and use of Limited with the purchase money therefor furnished by Limited.

It further was proved that respondent Dualca exported under color of authority of General License, GLV, to Belize, British Honduras, on the same vessel, at the same time, two lots of light Diesel oil, each valued at slightly less than \$1,000. to each of two officials of Limited, and that these exportations were for the exclusive benefit and use of Limited, with the purchase money therefor furnished by Limited.

It further was proved, that on or about February 16, 1950, there were exported to Belize under color of authority of General License, GLV, at the direction of Dualca, on a vessel operated by Dualca, six lots of gasoline, each valued at slightly less than \$1,000, to six different officials or employees of Limited, and one lot of gasoline valued at approximately \$265 to Guy N. F. Nord, and that these exportations were all for the exclusive benefit and use of Limited. with the purchase money therefor furnished by Limited.

It further was proved that on or about February 23, 1950, Dualca made under color of authority of General License, GLV, two exportations of Diesel oil, each in an amount approximating but not exceeding \$1,000, on the same vessel, to the same destination, but to separate consignees. These exportations were nomi-

¹ Officials of the Bureau of Customs have advised that Dualca has transferred its vessels and is in the process of winding up its affairs.

nally for John Bilik, Jr., and Marion Dudek, respectively, officers of Dualca, who bore the risk of voyage and had no firm knowledge that Limited would purchase the oil on arrival, although this in fact occurred. These exportations were in fact made to make up a profitable load for the vessel and these two officials were in fact acting for Dualca in exporting in excess of the amounts allowed under General License, GLV, for the benefit and use of one party, in this instance, Dualca.

It was further proved that when the attention of the officials of Dualca was directed by Customs officials to the apparent infraction of the regulations by Dualca in the actions heretofore described, the officials of Dualca prepared for the signature of, and requested, the named individual consignees to sign what purported to be firm orders by such consignees. These documents were admitted to be false since the petroleum products so exported were for the benefit and use of Limited rather than the individual consignees, and the purchase money therefor was supplied by Limited, as Dualca and its officials then knew.

The Compliance Commissioner concluded that in acting as hereintofore described, Limited, Guy N. F. Nord, Dualca, John Bilik, Jr., and Marion Dudek, engaged in activities which were in violation of the regulations of the Office of International Trade with respect to their use of General License, GLV. This conclusion appears to be adequately supported by evidence received and stipulations entered into at

the time of the hearing.

Reliance by Guy N. F. Nord, head of Limited, on the advice of an exporter, not a party to these proceedings, to the general effect that separate exportations could be made validly on the same vessel at the same time under General License, GLV, to different consignees, each in the maximum amount allowed under that General License, does not constitute a good faith defense to the charges set forth. In the first place, it would appear that the exporter giving this advice was not aware of Nord's intention that the different consignees would all be nominees for Nord's benefit. Apart from that factor, moreover, the defense cannot be accepted because a contrary ruling would place a premium on ignorance and penalize exporters who seek information and advice from the Government agencies which are charged with administering and enforcing these regulations. Impairment of the effectiveness of the General License procedure would be disastrous to the export control program for both exporters and those charged with the administration of the law. If the General License procedure were discarded, exporters would be faced with the requirement of filing numberless applications for special licenses and those administering the law would be overwhelmed with the cumulative total of such applications. Acceptance of a defense based on reliance on information obtained from unofficial and uninformed sources would go far toward impairing the effectiveness of the General License procedure.

The same reasoning and conclusion applicable to the defense offered by Limited is applicable to the explanation offered by Dualca. Although it was claimed that the detailed clearances effected with the Bureau of Customs in connection with the shipping activities of Dualca were performed on a commission basis by a firm or firms not a party to this proceeding, it is plain that a carrier may not shift its responsibility for abiding by regulations governing exportations from this country by the expedient of hiring another firm to take care of details attendant on such exportations.

The report of the Compliance Commissioner has been carefully considered, together with the record in this case, and it appears that the findings and conclusions of the Compliance Commissioner are supported by the record and that his recommendations are fair and reasonable and should be adopted.

Now, therefore, it is ordered as

follows:

(1) All outstanding export licenses in which respondents Guy N. F. Nord, Ltd., Guy N. F. Nord, Dualca Steamship Company, John Bilik, Jr., and Marlon Dudek, or any of them appear as a party in any capacity as licensee, consignor, forwarder, intermediate consignee, ultimate consignee, or otherwise, be revoked and be ordered to be forthwith returned to the Office of International Trade for cancellation.

(2) The respondents Guy N. F. Nord, Ltd., and Guy N. F. Nord be denied, for a period of 60 days, the privilege of obtaining or using any export license, including general licenses, as well as validated licenses, and from participating, directly or indirectly, either as licensee, consignor, forwarder, carrier, intermediate consignee, ultimate consignee, or otherwise in any capacity in any exportation of any commodity from the United States to any destination.

(3) The respondents, Guy N. F. Nord, Ltd., and Guy N. F. Nord and each of them be further declared ineligible to participate in any capacity, directly or indirectly, in any exportation from the United States for a period of 60 days, and during such period the Office of International Trade issue no export licenses, Collector of Customs authenticate no shipper's export declarations, and no exportations be made or permitted in which any of said respondents appear or participate as licensee, consignor, carrier, forwarder, intermediate consignee, ultimate consignee, or otherwise in any capacity

(4) The respondents Dualca Steamship Company, John Billk, Jr., and Marion Dudek, and each of them, be denied until such time and except upon such condition as the Office of International Trade may, upon application, reinstate them, each and all of the privileges described in paragraphs numbered 2 and 3 above, as well as the privileges of financing, transporting, or otherwise servicing any exports from the United

States to any destination: Provided, however, That no such application may be filed sooner than 60 days after the date of this order.

(5) Such revocation of export licenses and denial of export privileges extend, for the periods specified above, not only to each of the respondents specified in paragraph 1, but also for the same period, to any person, trade name, firm, corporation or other business organization with which any such respondent might be related by ownership or control or with which any such respondent may hold a position of responsibility involving the receipt, handling, financing, transporting, or other servicing of commodities exported from the United States or the supervision of any person so engaged.

(6) The order issued herein should also provide that no person shall knowingly apply for or obtain any license, shipper's export declarations, bill of lading, or other export control document relating to any exportation of commodities to or for any of the respondents named in paragraph 1 above without prior disclosure of such facts to, and specific authorization from, the Office of

International Trade.

Dated: February 13, 1952.

JOHN C. BORTON,
Assistant Director for Export Supply.

[F. R. Doc. 52-2088; Filed, Feb. 20, 1952; 8:48 a. m.]

[Case No. 121]

EXPRESO AERO FREIGHT TERMINAL ET AL.

ORDER DENYING LICENSE PRIVILEGES

In the matter of Expreso Aero Freight Terminal, George J. Jessel, William C. Colson, 173 West 97th Street, New York 25, New York, respondents; Case No. 121.

This proceeding was begun by the issuance of a charging letter dated September 11, 1951, wherein the Office of International Trade charged respondents with having violated the provisions of the Export Control Act of 1949 (63 Stat. 7), as amended, and the regulations promulgated thereunder. It was charged, more particularly, that respondents being freight forwarders in New York City and having accepted from a New York exporter a lot comprising six cartons of ladies' nylon hosiery having a value in excess of \$5,000 for shipment to Cuba, that for the purpose of effecting the exportation of such commodity, respondents prepared and filed or caused to be filed, for authentication, with the Collector of Customs at Miami, Florida, a Shipper's Export Declaration on which the signature of the exporter had been affixed by the respondents without the consent or authorization of said exporter, and which falsely described the contents of said six cartons of ladies' hoslery as "personal effects" having a value of \$25.

Respondent George J. Jessel having requested oral hearing, such hearing was held before the Compliance Commissioner in New York City on January 18, 1952. Only respondent Jessel appeared in person, respondent William C. Colson

³ Officials of the Bureau of Customs have advised that Dualca has transferred its vessels and is in the process of winding up its affairs.

having been duly notified of the hearing but not appearing nor otherwise replying to the charges. The Office of International Trade was represented by counsel. Oral and documentary evidence was received, arguments were heard, and all such material having been carefully reviewed by the Compliance Commissioner, he has now duly filed his report.

It appears from the Compliance Commissioner's report that respondents George J. Jessel and William C. Colson at all times relevant to this transaction were, and still are, partners operating a freight forwarding agency in New York City under the name Expreso Aereo Freight Terminal, and that their business consists in the consolidation of less than carload lots of merchandise consigned exclusively to Cuba and the transportation by truck of such goods to the Miami, Florida, depot of a certain Cuban air line freight carrier, which plies between Miami and Havana, Cuba, At the hearing it was developed that respondent Colson had now left the com-pany and had accepted employment with an independent organization having no relation with exports, and that the partnership is presently being dis-

solved.

It appears further from the Compliance Commissioner's report that on or about May 23, 1950, a New York exporter placed with them for shipment to Havana, Cuba, consigned to himself, a lot of six cartons of ladies' nylon hosiery having a value in excess of \$5,000, with instructions to prepare the air waybill of lading to show six cartons of "personal effects" of the total value of \$25, in order to get the merchandise into Cuba without payment of import duty. In compliance with such instructions, respondents prepared such bill of lading and also prepared a Shipper's Export Declaration falsely describing on each such document the nylon hosiery as "personal effects" having a value of \$25, and affixed the signature of the exporter to the Shipper's Export Declaration

without his authorization.

The merchandise and the shipping documents relating thereto were delivered by respondents to the driver of the truck with instructions to deliver them to the air line carrier, and after the driver had departed for Miami but before he had arrived, respondents prepared another Shipper's Export Declaration, thereon properly representing the contents of the cartons as ladies' nylon hosiery and stating their true value, and air mailed such declaration with a covering letter to the manager of the carrier in Miami with instructions, "I leave to your option which of the two [declarations] must be used in passing the documents through Cus-Although the second declaratoms." tion reached Miami in time, it was not presented to the Collector of Customs but instead the first, or improper, declaration was presented for authentication, and, in fact, was actually authenticated by the Collector. Before exportation could be effected, however, investigation by United States Customs officers disclosed that such declaration was false insofar as it described the contents of said six cartons to be "personal effects" valued at \$25 and insofar as it purported to be signed by the exporter named thereon. The Customs authorities seized and confiscated the said cartons of hosiery but ultimately re-leased the same to the exporter upon payment of a penalty and costs.

In the investigation by the Office of International Trade that followed, respondent Jessel admitted the falsifications set forth herein, but claimed that the first Shipper's Export Declaration had been prepared in error and mistakenly given to the truck driver, and that immediately upon learning of the error, he had transmitted to the carrier the correct declaration with the intention that it supersede and replace the improper document. The Compliance Commissioner found, however, that there was no merit to this explanation.

The Compliance Commissioner has found that respondents violated the export control regulations in the respects above indicated. The Compliance Commissioner has concluded that the past good record of these respondents and their willingness to cooperate with the Office of International Trade enforcement officials, as well as the fact that they stood to gain nothing extra for their services and that the attempted exportation involved a non-strategic commodity not affecting the national security, justify leniency. He has pointed out, how-ever, that freight forwarding agents are in a most important position to observe and maintain the integrity of exportations under the export control regulations and that they cannot properly perform their functions as forwarding agents under the existing system of export control by blind adherence to the instructions of their principals.

The Compliance Commissioner has accordingly recommended that respondents be denied and declared ineligible to exercise export license and freight forwarding privileges with respect to all commodities subject to export controls for a period of two calendar weeks. In order to avoid hardship or loss to any exporters who may have given their transactions to respondents to handle and who may desire or need to make other arrangements for handling of their transactions during the period of respondents' suspension, the Compliance Commissioner has recommended that such denial of privileges commence three weeks from the date of the issuance of

The report of the Compliance Commissioner, the findings and recommendations contained therein, as well as the record in this matter, have been carefully considered, and it appears that said report and findings are supported by the evidence and that such recommendations are fair and reasonable and should be adopted.

Now, therefore, it is ordered, as follows:

(1) Respondents George J. Jessel and William C. Colson, individually and as partners trading under the name Expreso Aereo Freight Terminal be and they hereby are denied, and declared ineligible to enjoy, for the period of two calendar weeks, in so far as concerns the exportation to any destination of all commodities subject to export control whether requiring a validated or a general license, the privilege of filing, procuring the issuance, validation or authentication of, or using, any export license, Shipper's Export Declaration, bill of lading or other export control document for or on behalf of any person, firm, corporation or other form of business organization, and the privilege of participating directly or indirectly as exporter, forwarder, or in any other capacity in such exportations.

(2) Such suspension of export privileges shall extend not only to respondents and any of them and to any persons connected in any official capacity with them, but to any person, firm, corporation or other business organization with which they or any of them may be now or hereafter related by ownership, control, position of responsibility or other connection in the conduct of export trade or the servicing of exports from the

United States.

(3) During the period of denial of export privileges herein, no person or business organization shall knowingly apply for, obtain or use any license, Shipper's Export Declaration, or other export control document relating to any exportation of any commodities, or receive, finance, transport, forward or otherwise service for export any commodities on behalf of or for respondents or any of them, without prior disclosure of such facts to, and specific authorization of, the Office of International Trade.

(4) Such denial of export privileges shall become effective with the opening of business on the 10th day of March 1952, and shall terminate at the close of business on the 24th day of March 1952.

Dated: February 18, 1952.

JOHN C. BORTON, Assistant Director for Export Supply. [F. R. Doc. 52-2100; Filed, Feb. 20, 1952; 8:50 a. m.]

FEDERAL POWER COMMISSION

IOWA POWER AND LIGHT CO.

NOTICE OF ORDER APPROVING AND DIRECTING DISPOSITION OF ACCOUNTING ADJUST-

FEBRUARY 15, 1952.

Notice is hereby given that on February 14, 1952, the Federal Power Commission issued its order entered February 12, 1952, approving and directing disposition of accounting adjustments in addition to those in order of January 24, 1951, in the above-entitled matter.

LEON M. FUQUAY, Secretary.

[F. R. Doc. 52-2075; Filed, Feb. 20, 1952; 8:46 a. m.]

[Project No. 459]

UNION ELECTRIC COMPANY OF MISSOURI NOTICE OF ORDER AMENDING LICENSE (MAJOR)

FEBRUARY 15, 1952.

Notice is hereby given that on January 2, 1952, the Federal Power Commission issued its order entered December 27, 1951, further amending license (Major) in the above-entitled matter.

[SEAL]

LEON M. FUQUAY, Secretary.

[F. R. Doc. 52-2074; Filed, Feb. 20, 1952; 8:46 s. m.]

[Docket No. E-6362]

PUBLIC SERVICE ELECTRIC AND GAS CO.
NOTICE OF ORDER GRANTING PERMISSION TO
AMORTIZE CHARGES ASSOCIATED WITH
REFUNDED BONDS

FEBRUARY 15, 1952.

Notice is hereby given that on February 14, 1952, the Federal Power Commission issued its order entered February 12, 1952, granting permission under balance sheet accounts instruction 6-E to amortize charges associated with refunded bonds in the above-entitled matters.

[SEAL]

LEON M. FUQUAY, Secretary.

[F. R. Doc. 52-2073; Filed, Feb. 20, 1952; 8:46 a. m.]

[Docket No. E-6411]

CONOWINGO POWER CO. AND PHILADEL-PHIA ELECTRIC CO.

NOTICE OF APPLICATION

FEBRUARY 15, 1952.

Take notice that on February 14, 1952, a joint application was filed with the Federal Power Commission, pursuant to Sections 203 and 204 of the Federal Power Act, by Conowingo Power Com-pany (hereinafter called "Conowingo") and Philadelphia Electric Company (hereinafter called "Philadelphia"), seeking an order authorizing the issuance by Conowingo and the acquisition by Philadelphia of a non-interest bearing demand note in the amount of \$900,-000. Conowingo is a corporation organized under the laws of the State of Maryland and doing business in said State with its principal business office at Elkton, Maryland, and Philadelphia is a corporation organized under the laws of the State of Pennsylvania and doing business in said State with its principal business office at Philadelphia, Pennsylvania. The transaction contemplated by the present application will result only in the refunding of the presently outstanding obligation presently owed to Phila-delphia; all as more fully appears in the application on file with the Commission.

Any person desiring to be heard, or to make any protest with reference to said application should, on or before the 5th day of March 1952, file with the Federal Power Commission, Washington 25, D. C., a petition or protest in accordance with the Commission's rules of practice and procedure. The application is on file with the Commission for public inspection.

[SEAL]

LEON M. FUQUAY, Secretary.

[P. R. Doc. 52-2077; Filed, Feb. 20, 1953; 8:47 a. m.]

[Docket No. G-1791]

CENTRAL KENTUCKY NATURAL GAS CO.

ORDER PERMITTING SUBSTITUTION OF PRO-POSED TARIFF SHEETS FOR SUSPENDED SHEETS AND SUSPENDING PROPOSED NEW SHEETS

FEBRUARY 14, 1952.

The Commission pursuant to the authority contained in section 4 of the Natural Gas Act, by order issued September 12, 1951, suspended and deferred the use of Central Kentucky Natural Gas Company's (Central Kentucky) proposed FPC Gas Tariff, Second Revised Volume No. 1, until February 17, 1952, and until such further time as such tariff might be made effective in the manner prescribed by the Natural Gas Act, and ordered that a hearing concerning the lawfulness of Central Kentucky's FPC Gas Tariff, Second Revised Volume No. 1 be held upon a date to be fixed by further order of the Commission.

On February 6, 1952, Central Kentucky filed with this Commission proposed First Revised Sheet Nos. 7 and 8 to its FPC Gas Tariff, Second Revised Volume No. 1, and requested permission, pursuant to \$154.66 of the Commission's regulations under the Natural Gas Act (18 CFR 154.66), that such filing of February 6, 1952, replace and supersede Original Sheet Nos. 7 and 8 of its FPC Gas Tariff, Second Revised Volume No. 1, which was suspended by Commission order issued September 12, 1951.

The filing of February 6, 1952, would reduce the increase in the charge for natural gas service, as applied for in said suspended Central Kentucky FPC Gas Tariff, Second Revised Volume No. 1, from approximately \$1,906,000 to \$1,406,000, or by approximately \$500,000, based upon sales made during the year 1950. The reduction in the increase applied for is estimated to be approximately \$700,000, based upon the sales made during

the year 1951.

Central Kentucky's suspended rate increase application averred that the rate increase therein applied for was necessitated principally by the impact upon its purchased gas costs, of the rate increase application filed with the Commission by its supplier, United Puel Gas Company (United Fuel). By order issued February 5, 1952. In the matter of United Fuel Gas Company, Docket No. G-1781, the Commission granted United Fuel's application for permission to reduce its rate increase application under suspension in said docket by approximately \$2,200,000, based on operations for the year 1951. As a result, Central Ken-tucky now seeks, by means of said First Revised Sheet Nos. 7 and 8, to reduce its suspended rate increase application to reflect the changes in its purchased gas costs which it claims result from said order issued February 5, 1952, in Docket No. G-1781.

The Commission finds:

(1) Special permission should be granted for the filing of said proposed

*The rate increase application under suspension proposed an annual increase in charges of \$2.277,000 based on sales made during the twelve-month period ending June 80, 1951, and \$2.860,000 based upon the estimated sales during the twelve-month period ending June 30, 1952.

First Revised Sheet Nos. 7 and 8 to Central Kentucky's FPC Gas Tariff, Second Revised Volume No. 1, as requested.

(2) It is necessary and proper in the public interest and to aid in carrying out the provisions of the Natural Gas Act, that the hearing heretofore ordered by the Commission with respect to the lawfulness of Central Kentucky's FPC Gas Tariff, Second Revised Volume No. 1, shall concern the lawfulness of said tariff as amended by said First Revised Sheet Nos. 7 and 8, and that First Revised Sheet Nos. 7 and 8, and the rate schedule contained therein, should be suspended as hereinafter provided and the use thereof be deferred pending hearing and decision thereon.

The Commission orders:

(A) Central Kentucky be and it hereby is permitted to file First Revised Sheet Nos. 7 and 8 to its FPC Gas Tariff, Second Revised Volume No. 1, to replace Original Sheet Nos. 7 and 8 contained in Central Kentucky's FPC Gas Tariff, Second Revised Volume No. 1, which tariff was suspended by order of the Commission issued September 12, 1951.

(B) Pursuant to the authority contained in section 4 of the Natural Gas Act, the public hearing heretofore ordered to be held upon a date to be fixed by further order of the Commission concerning the lawfulness of the rates, charges, and classifications, subject to the jurisdiction of the Commission, contained in the aforesaid Central Kentucky's FPC Gas Tariff, Second Revised Volume No. 1 and suspended by order of the Commission issued September 12, 1951, shall concern the lawfulness of said tariff as amended by said First Revised Sheet Nos. 7 and 8.

(C) Pending such hearing and decision thereon, said First Revised Sheet Nos. 7 and 8, as filed on February 6, 1952, to Central Kentucky's FPC Gas Tariff, Second Revised Volume No. 1, subject to the jurisdiction of the Commission, be and they are hereby suspended and the use thereof deferred until February 17, 1952, and until such further time thereafter as said Central Kentucky's FPC Gas Tariff, Second Revised Volume No. 1, as amended by said First Revised Sheet Nos. 7 and 8, might be made effective in the manner prescribed by the

Natural Gas Act.

Date of issuance: February 15, 1952.

By the Commission.

[SEAL] LEON M. FUQUAY, Secretary.

[F. R. Doc. 52-2076; Filed, Feb. 20, 1952; 8:46 a. m.]

[Docket No. G-1891]

SOUTHEASTERN KANSAS GAS CO., INC.

NOTICE OF APPLICATION

FEBRUARY 15, 1952.

Take notice that Southeastern Kansas Gas Company, Inc. (Applicant), a Kansas corporation with its principal place of business in Fort Scott, Kansas, filed on February 7, 1952, an application for a certificate of public convenience and necessity, pursuant to section 7 of the

Natural Gas Act, authorizing Applicant to acquire and operate a portion of the transmission pipeline and natural-gas facilities of The Commercial Gas Pipeline

Company.

Kansas.

Applicant proposes to acquire and operate approximately 30 miles of 3-inch. 4-inch and 5-inch natural-gas transmission line extending from a point of connection on an 8-inch natural-gas transmission pipeline of Cities Service Gas Company in Bourbon County, Kansas, to the communities of Bronson, Moran, and Blue Mound, Kansas.

Applicant has entered into a contract for the purchase of the described portion of the transmission facilities and of gas distribution systems in Bronson and Moran, Kansas, from The Commercial Gas Pipeline Company, and will continue to sell natural gas to the Blue Mound Gas Company for resale in Blue Mound,

The acquisition cost of the natural-gas transmission facilities and distribution systems is \$27,500, payable in install-ments of \$2,000 in 1952 and minimum payments of \$4,000 yearly thereafter until paid, the unpaid balance bearing interest at 41/2 percent. Funds for the operation and maintenance of the facilities will be secured by Applicant from the sale of stock to its officers and directors.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D. C., in accordance with the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10) on or before the 5th day of March 1952. The application is on file with the Commission for public inspection.

[SEAL]

LEON M. FUQUAY, Secretary.

[F. R. Doc. 52-2078; Filed, Feb. 20, 1952; 8:47 a. m.]

INTERSTATE COMMERCE COMMISSION

[4th Section Application 26819]

BUILDING TILE FROM KANKAKEE, ILL., TO MEMPHIS, TENN.

APPLICATION FOR RELIEF

FEBRUARY 18, 1952.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-shorthaul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: St. Louis-San Francisco Railway Company, for itself and on behealf of carriers parties to Agent R. G. Raasch's tariff I. C. C. No. 736, pursuant to fourth-section order No. 16101.

Commodities involved: Hollow building tile, carloads.

From: Kankakee, Ill. To: Memphis, Tenn.

Grounds for relief: Competition with rail carriers and circuitous routes.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission, Division 2.

[SEAL]

W. P. BARTEL. Secretary.

[F. R. Doc. 52-2089; Filed, Feb. 20, 1952; 8:48 a. m.]

[4th Sec. Application 268201

SODIUM HYPOSULPHITE FROM NORTH CLAYMONT, DEL., CHESTER AND MARCUS HOOK, PA., TO BATON ROUGE, LA.

APPLICATION FOR RELIEF

FEBRUARY 18, 1952.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-shorthaul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: F. C. Kratzmeir, Agent, for the Chicago, Rock Island and Pacific Railroad Company and other carriers, pursuant to fourth-section order No. 16101

Commodities involved: Sodium hyposulphite, carloads.

From: North Claymont, Del., Chester and Marcus Hook, Pa. To: Baton Rouge, La.

Grounds for relief: Competition with rail carriers and circuitous routes.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emer-gency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission, Division 2.

[SEAL]

W. P. BARTEL, Secretary.

[F. R. Doc. 52-2090; Filed, Feb. 20, 1952; 8:48 a. m.]

[4th Sec. Application 26821]

LIQUEFIED CHLORINE GAS FROM VELASCO, TEX., TO ST. LOUIS AND KANSAS CITY, Mo.-Kans.

APPLICATION FOR RELIEF

FEBRUARY 18, 1952.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: F. C. Kratzmeir, Agent, for The Beaumont, Sour Lake & Western Railway Company and other carriers.

Commodities involved: Liquefied chlorine gas, tank-car loads. From: Velasco, Tex.

To: East St. Louis, Ill., St. Louis, Mo.,

and Kansas City, Mo.-Kans. Grounds for relief: Competition with rail carriers, circuitous routes, and market competition.

Schedules filed containing proposed rates: F. C. Kratzmeir's tariff I. C. C. No.

3967, Supp. 77.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission In writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emer-gency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission, Division 2.

[SEAL]

W. P. BARTEL. Secretary.

[F. R. Doc. 52-2091; Filed, Feb. 20, 1952; 8:48 a. m.]

SECURITIES AND EXCHANGE COMMISSION

NATIONAL ASSN. OF SECURITIES DEALERS, INC., AND JOHN G. LAFORGE & CO.

NOTICE OF TIME FOR FILING WRITTEN REQUEST FOR HEARING

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 15th day of February 1952.

The National Association of Securi-ties Dealers, Inc., a registered securities association (hereinafter referred to as the Association), filed with this Commission on February 6, 1952, an application pursuant to section 15A (b) (4) of the Securities Exchange Act of 1934. as amended, for approval of the admission to membership in the Association of John G. LaForge & Company.

Among other things, the application

states in substance that:

1. John G. LaForge & Company (here-inafter referred to as the Company) is registered with the Commission as a broker and dealer and maintains its principal office at 135 South LaSalle Street, Chicago 3, Illinois, located in District No. 8 of the Association.

2. On June 27, 1951, the Company was expelled from membership in the Association by the District Business Conduct Committee for District No. 8 for violation of the Association's Rules of Fair

Practice.

3. The Company had not answered the complaint as filed by the said District Business Conduct Committee, did not appeal the decision of the said District Business Conduct Committee to the Board of Governors of the Association, and, pursuant to the Rules of Fair Practice of the Association, is deemed to have assented to or to have acquiesced in the order of expulsion.

4. The Company has been engaged in the securities business but has not been a member of the Association since June

27, 1951.

5. On November 29, 1951, the Company filed an application with the Association for admission to membership therein.

6. The District Committee for District No. 8 and the Board of Governors of the Association have considered the said application filed on November 29, 1951, the original complaint, the surrounding circumstances, and the Company's statements with respect to such complaint, have concluded that the Company should be readmitted to membership in the Association, that such readmission would be consonant with the stated purposes and policies of section 15A of the Securities Exchange Act of 1934, as amended, and recommend that the Commission approve the admission of the Company to membership in the Association.

Under the provisions of section 15A (b) (4) of the Securities Exchange Act of 1934, as amended, and section 2 of Article I of the Association's By-Laws, because of such expulsion from the Association, the Company may not be readmitted to membership in the Association except with the approval or at the direction of the Commission based upon a finding that such approval or direction is appropriate in the public interest.

Notice is hereby given that any in-terested person may informally present his views or any information relating to this matter by communicating with Thomas B. Hart, Administrator of the Commission's Chicago Regional Office, Room 630, Bankers Building, 105 West Adams Street, Chicago 3, Illinois, on or before March 17, 1952, and that within the same time any person desiring that a formal hearing be held may file with the Secretary of the Commission a written request to that effect, together with a brief statement of the nature of his interest in the proceeding and the position which he proposes to take. In the absence of such a request by any person having a bona fide interest in the proceedings, the Commission will either set the matter down for hearing on its own motion after appropriate notice or, if it should appear appropriate so to do, will grant the application on the basis of the record and without formal hearing.

This notice shall be served on the Company and the Association not less than fifteen (15) days prior to March 17, 1952, and published in the FEDERAL REGISTER in the manner prescribed by the Federal Register Act not later than fifteen (15) days prior to March 17, 1952.

By the Commission.

CONSIDERATION

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doc. 52-2080; Filed, Feb. 20, 1952; 8;47 a. m.]

[File No. 70-2783]

SOUTHERN CO. AND GULF POWER CO.
ORDER PERMITTING SALE OF COMMON STOCK
BY SUBSTDIARY TO PARENT FOR CASH

FEBRUARY 14, 1952.

The Southern Company ("Southern"), a registered holding company, and its public utility subsidiary, Gulf Power Company ("Gulf Power"), having filed a joint application-declaration, with an amendment thereto, pursuant to sections 6, 7, 9 (a), 10, and 12 (f) of the act and Rule U-43 promulgated thereunder, with respect to the following proposed transactions:

Gulf Power proposes to issue and sell 92,000 additional shares of its authorized and unissued common stock, without par value, and Southern proposes to acquire such shares for a cash consideration of \$2,000,000. The consideration per share represents the approximate book value per share at November 30, 1951, of the outstanding shares of common stock of Gulf Power.

Gulf Power proposes to use the proceeds from the sale of such shares to construct additional utility plant or to reimburse its treasury, in part, for expenditures incurred for such purposes or to provide for the payment of temporary bank loans incurred for such purposes.

The joint application-declaration, as amended, states that the proposed transactions, with respect to the issuance and sale of the additional shares of common stock by Gulf Power, have been approved by the Florida Railroad and Public Utilities Commission. It is estimated that the expenses incurred in connection with the proposed transactions will be \$6.250.

It is requested that the Commission's order herein become effective upon issuance.

Due notice of said filing having been given, and the Commission not having received a request for a hearing with respect to said joint application-declaration, as amended, within the period specified in said notice, or otherwise, and not having ordered a hearing thereon; and

The Commission finding with respect to said joint application-declaration, as amended, that the requirements of the applicable provisions of the Act and Rules thereunder are satisfied, and deeming it appropriate in the public interest and in the interest of investors and consumers that said joint applica-

tion-declaration, as amended, be granted and permitted to become effective forthwith:

It is hereby ordered, Pursuant to Rule U-23 and the applicable provisions of the act, that the joint application-declaration, as amended, be, and the same hereby is, granted and permitted to become effective forthwith, subject to the terms and conditions prescribed in Rule U-24.

By the Commission.

[SEAL] O

ORVAL L. DUBOIS, Secretary.

[P. R. Doc. 52-2079; Filed, Feb. 20, 1952; 8:47 a. m.]

[File Nos. 31-584, 70-2769, 70-2778] New England Electric System et al.. Order postponing hearing

FEBRUARY 15, 1952.

In the matter of New England Electric System, Beverly Gas and Electric Company, Lawrence Gas and Electric Company, Northern Berkshire Gas Company, Suburban Gas and Electric Company, File No. 70–2769; Lehman Brothers, Bear, Stearns & Co., Alleghany Corporation, The Pennroad Corporation, C. I. T. Financial Corp., Jemkap, Inc., The Lehman Corporation, Charles Stewart Mott Foundation, Dempsey & Company, Goldman, Sachs & Co., Merkin & Co., Stifel, Nicolaus & Company, Inc., Commonwealth Natural Gas System, File Nos. 31–584, 70–2778.

The Commission having by order dated February 1, 1952, postponed to February 19, 1952, the consolidated hearing in the above proceedings involving (1) an application-declaration filed by New England Electric System ("NEES"), a registered holding company, and four of its subsidiary companies, Beverly Gas and Electric Company ("Beverly"), Lawrence Gas and Electric Company ("Lawrence"), Northern Berkshire Gas Company ("Northern Berkshire") and Suburban Gas and Electric Company ("Suburban") regarding the sale by them of the system interests in all of its gas properties located in the State of Massachusetts and regarding certain other transactions incidental thereto, (2) an application filed pursuant to section 9 (a) (2) of the act by Lehman Brothers; Bear, Stearns & Co.; Alleghany Corporation; The Pennroad Corporation; C. I. T. Financial Corp.; Jemkap, Inc.; The Lehman Corporation; Charles Stewart Mott Foundation; Dempsey & Company; Goldman, Sachs & Co.; Merkin & Co.; and Stifel, Nicolaus & Company, Inc., hereinafter referred to as the Purchasing Group, to acquire all of the common shares of a common law trust which they are organizing under the laws of Massachusetts to be known as Commonwealth Natural Gas System ("Commonwealth Natural"), (3) an application on behalf of Commonwealth Natural pursuant to section 9 (a) (2) of the act with respect to the acquisition by it of NEES' investments in its Massachusetts gas subsidiaries and of all the common stocks of four corporations to be formed to acquire the gas utility assets of Beverly, Lawrence, Northern Berkshire and Suburban, and (4) an application by the Purchasing Group pursuant to section 3 (a) (4) of the act for an exemption, for a limited period and subject to certain conditions, from all of the provisions of the act applicable to registered holding companies other than section 9 (a) (2); and NEES, Beverly, Lawrence, Northern Berkshire and Suburban having requested that the hearing be further postponed for at least one week; and the Commission deeming it appropriate under the circumstances to grant said request:

It is ordered, That the hearing in this matter previously scheduled for February 19, 1952 at 10:00 a.m., e. s. t. in the offices of the Securities and Exchange Commission, 425 Second Street NW., Washington 25, D. C., be, and hereby is, postponed to February 26, 1952, at the same hour and place.

It is further ordered, That William W. Swift be, and he hereby is, designated to preside at such hearing in the place and stead of, and with the same powers and duties as, the hearing officer heretofore designated to preside at the hearings in these proceedings.

It is further ordered, That any person desiring to be heard or otherwise wishing to participate in these proceedings shall file his request therefor as provided in Rule XVII of the Commission's rules of practice not later than 10:00 a.m., e. s. t. on February 26, 1952.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 52-2081; Filed, Feb. 20, 1952; 8:48 a. m.]

UNITED STATES TARIFF COMMISSION

[Investigation 11]

SPECIFIED HOUSEHOLD CHINA TABLEWARE, KITCHENWARE, AND TABLE AND KITCHEN UTENSILS

NOTICE OF INVESTIGATION

Upon application of the Vitrified China Association, Inc., and the National Brotherhood of Operative Potters, filed February 11, 1952, the United States Tariff Commission, on the 15th day of February 1952, instituted an investigation under the authority of section 7 of the Trade Agreements Extension Act of 1951, approved June 16, 1951, and section 332 of the Tariff Act of 1930, to determine whether the household china tableware, kitchenware, and table and kitchen utensils described below are, as a result, in whole or in part, of the duty or other customs treatment reflecting the concessions granted on such products in the General Agreement on Tariffs and Trade, being imported into the United States in such increased quantities, either actual or relative, as to cause or threaten serious injury to the domestic industry producing like or directly competitive products.

No. 37-9

Tariff Act of 1930: Description of products

Par. 212 ... Tableware, kitchenware, and table and kitchen utensils, however provided for in paragraph 212 of the Tariff Act of 1930 (except hotel or restaurant ware and utensils; and except the following articles not containing 25 percent or more of calcined bone: Plates, not over 6% inches in diameter and valued not over \$2.55 per dozen, or over 6% but not over 7% inches in diameter and valued not over \$3.45 per dozen, or over 7% but not over 9% inches in diameter and valued not over \$5 per dozen, or over \$1% inches in diameter and valued not over \$6 per dozen; cups, over \$6 per dozen; cups, valued not over \$4.45 per dozen; saucers, valued not over \$1.90 per dozen; and articles other than plates, cups, or saucers, valued not over \$11.50 per dozen articles).

Inspection of application. The application filed with the Commission is available for public inspection at the office of the Secretary, United States Tariff Commission, Eighth and E Streets NW., Washington, D. C., and in the New York office of the Tariff Commission, located in Room 437 of the Customhouse.

I certify that the above investigation was instituted by the Tariff Commission on the 15th day of February 1952.

[SEAL]

DONN N. BENT, Secretary.

[F. R. Doc. 52-2107; Filed, Feb. 20, 1952; 8:51 a. m.]

ECONOMIC STABILIZATION AGENCY

Office of Price Stabilization

[Region I, Redelegation of Authority 28]

DIRECTORS OF DISTRICT OFFICES, REGION I

REDELEGATION OF AUTHORITY TO ACT ON APPLICATIONS FOR CEILING PRICES PUR-SUANT TO SECTIONS 33 AND 53 OF CPR 117, AND TO PROCESS REPORTS OF CEILING PRICES FILED PURSUANT TO SECTION 52 (b) OF CPR 117

By virtue of the authority vested in me as Director of the Regional Office of Price Stabilization, No. 1, pursuant to Delegation of Authority No. 52 (17 F. R. 904) this redelegation of authority is hereby issued.

1. Authority is hereby redelegated to the Directors of the District Offices of the Office of Price Stabilization in Region I to act, by order, on all applications for ceiling prices under the provisions of sections 33 and 53 of Ceiling Price Regulation 117.

2. Authority is hereby redelegated to the Directors of the District Offices of the Office of Price Stabilization in Region I to disapprove ceiling prices reported pursuant to section 52 (b) of Ceiling Price Regulation 117 or to request further information concerning such ceiling prices. This redelegation of authority shall take effect as of February 5, 1952.

JOSEPH M. McDonough, Director Regional Office No. 1.

FEBRUARY 18, 1952.

[F. R. Doc. 52-2115; Filed, Feb. 18, 1952; 4:42 p. m.]

[Region II, Redelegation of Authority 26]

DIRECTORS OF DISTRICT OFFICES, REGION II

REDELEGATION OF AUTHORITY TO ACT UNDER SECTION 40 OF CPR 98

By virtue of the authority vested in me as Director of the Regional Office of Price Stabilization, No. II, pursuant to Delegation of Authority No. 53 (17 F. R. 1236), this redelegation of authority is hereby issued.

1. Authority is hereby redelegated to the Directors of the New York City, Buffalo, Rochester, Syracuse, and Albany, New York; and the Newark and Trenton, New Jersey, Office of Price Stabilization to accept applications for the establishment of ceiling prices or adjustment in extras made in accordance with the provisions of section 40 of Ceiling Price Regulation 98, to request further information in connection with such applications, to approve, disapprove or revise proposed ceiling prices or extras, to establish ceiling prices or extras and to modify or revoke ceiling prices or extras established under that section.

2. Any official to whom authority is delegated by this redelegation may, in the exercise of that authority, refer for review and advice any filing or application in connection with the establishment of a ceiling price or extra to any other Director of a Regional or District Office of the Office of Price Stabilization or to the Director of Price Stabilization through established channels.

This redelegation of authority is effective February 19, 1952.

JAMES G. LYONS, Director of Regional Office No. II. FEBRUARY 18, 1952.

[F. R. Doc. 52-2116; Filed, Feb. 18, 1952; 4:42 p.m.]

[Region V, Redelegation of Authority 25] DIRECTORS OF DISTRICT OFFICES, REGION V

REDELEGATION OF AUTHORITY TO ACT UNDER SECTIONS 4 (d), 5 (c) (3), 12, 21 (c), 22, 30 (f) AND (g), 32 (b), 33, AND 34 OF CPR 25

By virtue of the authority vested in me as Acting Director of the Regional Office of the Office of Price Stabilization, Region V, pursuant to Delegation of Authority 42 (16 F. R. 12747), this redelegation of authority is hereby issued.

1. Authority is hereby redelegated to the District Directors of the Office of Price Stabilization, Region V, to act under sections 4 (d), 5 (c) (3), 12, 21 (c), 22, 30 (f) and (g), 32 (b), 33 and 34 of Ceiling Price Regulations 25. All actions in respect to sections 33 and 34 of

Ceiling Price Regulation 25, taken by the District Directors, Office of Price Stabilization, Region V, previously to this redelegation of authority, are hereby confirmed and validated.

This redelegation of authority shall take effect as of February 6, 1952.

MAURICE S. CULP, Acting Director of Regional Office V. FEBRUARY 18, 1952.

[F. R. Doc. 52-2117; Filed, Feb. 18, 1952; 4:42 p. m.]

[Region V, Redelegation of Authority 26]

DIRECTORS OF DISTRICT OFFICES, REGION V

REDELEGATION OF AUTHORITY TO ISSUE ORDERS ESTABLISHING CEILING PRICES IN ACCORDANCE WITH SECTION 2 (h) OF **CPR 94**

By virtue of the authority vested in me as Acting Director of the Regional Office of the Office of Price Stabilization, Region V, pursuant to Delegation of Au-thority 46 (17 F. R. 362), this redelega-tion of authority is hereby issued.

1. Authority is hereby redelegated to the District Directors, Office of Price Stabilization, Region V, to issue orders establishing ceiling prices under the provisions of section 2 (h) of Ceiling Price Regulation 94.

This redelegation of authority shall take effect as of February 6, 1952.

MAURICE S. CULP, Acting Director of Regional Office V.

FEBRUARY 18, 1952.

[P. R. Doc. 52-2118; Filed, Feb. 18, 1952; 4:43 p. m.]

[Region V. Redelegation of Authority 27] DIRECTORS OF DISTRICT OFFICES, REGION V REDELEGATION OF AUTHORITY TO ACT UNDER SECTION 40 OF CPR 98

By virtue of the authority vested in me as Acting Director of the Regional Office of the Office of Price Stabilization, Region V, pursuant to Delegation of Authority 53 (17 F. R. 1236) this redelegation of authority is hereby issued.

- 1. Authority is hereby redelegated to the District Directors, Office of Price Sta-bilization, Region V. to accept applica-tions for the establishment of ceiling prices or adjustment in extras made in accordance with the provisions of section 40 of Ceiling Price Regulation 98, to request further information in connection with such applications, to approve, disapprove or revise proposed ceiling prices or extras, to establish celling prices or extras, and to modify or revoke ceiling prices or extras established under that
- 2. Any District Director may, in the exercise of redelegated authority, refer for review and advice any filing or application in connection with the establishment of a ceiling price or extra to the Director of the Regional Office, Region V. or to any other district office within Region V, or to the Director of Price Stabilization.

This redelegation of authority shall take effect as of February 11, 1952.

MAURICE S. CULP, Acting Director of Regional Office V.

FEBRUARY 18, 1952.

[F. R. Doc. 52-2119; Filed, Feb. 18, 1952; 4:43 p. m.]

[Region VII, Redelegation of Authority 16, Revised |

DIRECTORS OF DISTRICT OFFICES, REGION VII

REDELEGATION OF AUTHORITY TO ACT ON AP-PLICATIONS FOR ADJUSTED CEILING PRICES UNDER GOR 20

By virtue of the authority vested in me as Director of the Regional Office of the Office of Price Stabilization, Region VII, pursuant to Delegation of Authority No. 36, dated November 28, 1951 (16 F. R. 12025), this revision to redelegation of authority No. 16 (17 F. R. 620), is hereby

- 1. Authority is hereby redelegated to each of the District Directors of the Office of Price Stabilization in Region
- (a) To request further information from an applicant or grant or deny an application for adjusted ceiling prices made pursuant to General Overriding Regulation 20:
- (b) To request further information from an applicant who has requested, pursuant to section 8 of General Overriding Regulation 20, permission to use different calendar periods from those stipulated in the regulation for determining his cost ratios or to disapprove the periods suggested or to stipulate the periods which may be used;

(c) To request further information from an applicant, or approve or disapprove proposed adjusted ceiling prices to particular classes of purchasers for which application has been made pursuant to section 10 of General Overriding

Regulation 20:

(d) To disapprove, revise or modify ceiling prices proposed to be used, or being used, under General Overriding Regulation 20, or to direct the applicant to continue using the celling prices established for him under the applicable Office of Price Stabilization Regulation until further notice.

This revised redelegation of authority is effective February 19, 1952.

MICHAEL J. HOWLETT, Director of Regional Office No. VII.

FEBRUARY 18, 1952.

[F. R. Doc. 52-2120; Filed, Feb. 18, 1952; 4:43 p. m.]

[Region VII, Redelegation of Authority 21]

DIRECTORS OF DISTRICT OFFICES, REGION VII

REDELEGATION OF AUTHORITY TO ACT ON APPLICATIONS FOR CEILING PRICES PUR-SUANT TO SECTIONS 33 AND 53 OF CPR 117. AND TO PROCESS REPORTS OF CEILING PRICES FILED PURSUANT TO SECTION 52 (b) OF CPR 117

By virtue of the authority vested in me as Director of the Regional Office of the Office of Price Stabilization, Region VII, pursuant to Delegation of Authority No. 52, dated January 29, 1952 (17 F. R. 904), this redelegation of authority is hereby issued:

1. Authority is redelegated to each of the District Directors of the Office of Price Stabilization in Region VII, to act, by order, on all applications for ceiling prices under the provisions of sections 33 and 53 of Ceiling Price Regulation 117.

2. Authority is redelegated to each of the District Directors of the Office of Price Stabilization in Region VII, to disapprove ceiling prices reported pursuant to section 52 (b) of Ceiling Price Regulation 117, or to request further information concerning such ceiling prices.

This redelegation of authority is effective February 19, 1952.

MICHAEL J. HOWLETT, Director of Regional Office No. VII.

FEBRUARY 18, 1952.

[F. R. Doc. 52-2121; Filed, Feb. 18, 1952; 4:43 p. m.]

[Region XII, Redelegation of Authority 30]

DIRECTORS OF DISTRICT OFFICES, REGION XII

REDELEGATION OF AUTHORITY TO ACT ON AF-PLICATIONS FOR CEILING PRICES PUR-SUANT TO SECTIONS 33 AND 53 OF CPR 117 AND TO PROCESS REPORTS OF CEILING PRICES FILED PURSUANT TO SECTION 52 (b) OF CPR 117

By virtue of the authority vested in me as Director of the Regional Office of Price Stabilization, No. XII, pur-suant to Delegation of Authority No. 52 (17 F. R. 904), this redelegation of authority is hereby issued.

1. Authority is hereby redelegated to the Directors of the District Offices of the Office of Price Stabilization, Region XII, to act, by order, on all applications for ceiling prices under the provisions of sections 33 and 53 of Ceiling Price Regulation 117.

2. Authority is hereby redelegated to the Directors of the District Offices of the Office of Price Stabilization, Region XII, to disapprove ceiling prices reported pursuant to section 52 (b) of Ceiling Price Regulation 117 or to request further information concerning

such ceiling prices.

This redelegation of authority shall take effect as of February 11, 1952.

JOHN H. TOLAN, Jr., Director of Regional Office No. XII. FEBRUARY 18, 1952.

[F. R. Doc. 52-2123; Filed, Feb. 18, 1952; 4:43 p. m.]

[Region XII, Redelegation of Authority 29]

DIRECTOR OF RENO DISTRICT OFFICE

REDELEGATION OF AUTHORITY TO ACT ON APPLICATIONS PERTAINING TO CERTAIN ITEMS OF SAUSAGE

By virtue of the authority vested in me as Director of the Regional Office of Price Stabilization, No. XII, pursuant to Delegation of Authority No. 35 (16 F. R. 12025), this redelegation of authority is

hereby issued.

1. Authority to act under section 9, Revised Supplementary Regulation 34 to the General Ceiling Price Regulation. Authority is hereby redelegated to the Director of the Reno District Office of the Office of Price Stabilization to request further information, pursuant to section 9 of Revised Supplementary Regulation 34, with respect to any ceiling price granted, reported or proposed pursuant to Supplementary Regulation 34, issued June 12, 1951, or to Revised Supplementary Regulation 34 and at any time to disapprove or revise, pursuant to section 9 of Revised Supplementary Regulation 34, any such granted, reported or proposed ceiling price in order to bring it in line with the general level of prices prevailing under Revised Supplementary Regulation 34.

This redelegation of authority shall take effect as of February 10, 1952.

JOHN H. TOLAN, Jr. Director of Regional Office No. XII.

FEBRUARY 18, 1952.

[F. R. Doc. 52-2122; Filed, Feb. 18, 1952; 4:43 p. m.]

[Region XII, Redelegation of Authority 31]
DIRECTORS OF DISTRICT OFFICES, REGION
XII

REDELEGATION OF AUTHORITY UNDER CPR 98

By virtue of the authority vested in me as Director of the Regional Office of Price Stabilization, No. XII, pursuant to Delegation of Authority No. 53 (17 F. R. 1236), this redelegation of authority is hereby issued.

1. Authority is hereby redelegated to the Directors of the District Offices of the Office of Price Stabilization, Region XII, to accept applications for the establishment of ceiling prices or adjustment in extras made in accordance with the provisions of section 40 of Ceiling Price Regulation 98, to request further information in connection with such applications, to approve, disapprove or revise proposed ceiling prices or extras, to establish ceiling prices or extras, and to modify or revoke ceiling prices or extras established under that section.

This redelegation of authority shall take effect as of February 13, 1952.

JOHN H. TOLAN, Jr. Director of Regional Office No. XII.

FEBRUARY 18, 1952.

[F. R. Doc. 52-2124; Filed, Feb. 18, 1952; 4:43 p.m.]

[Ceiling Price Regulation 83, Section 2, Special Order 15]

STUDEBAKER CORP.

BASIC PRICES AND CHARGES FOR NEW PASSENGER AUTOMOBILES

Statement of considerations. Special Order 3 established a schedule of prices and charges pursuant to section 2 of Ceiling Price Regulation 83 for sellers

of new passenger automobiles and factory installed extra equipment manufactured by The Studebaker Corporation. Subsequent to the issuance of Special Order 3 the manufacturer's prices to dealers were increased following an increase in wholesale ceiling prices pursuant to Ceiling Price Regulation 1, Revision 1, Supplementary Regulation 1. This order is accordingly issued to establish sellers' prices and charges which will reflect increased costs to dealers and mark-ups thereon, and is applicable to 1952 models of the passenger automobiles manufactured by The Studebaker Corporation. The provisions of Special Order 3 remain in effect as to 1951 models.

For the purpose of clarifying the meaning of the standard equipment which is included in the basic price of the automobile, an appendix has been added to this Order showing the items of equipment which are standard on automobiles manufactured by The Studebaker Corporation.

Special provisions. For the reasons set forth in the Statement of Considerations and pursuant to section 2 of Celling Price Regulation 83 this Special

Order 15 is hereby issued.

1. The basic prices, as defined in Ceiling Price Regulation 83, section 2, which retail and wholesale sellers will use in determining the ceiling prices of 1952 model automobiles manufactured by The Studebaker Corporation and which were delivered to such sellers at prices reflecting the adjustment provided for in Letter Order No. 4, for the several body styles in each line or series are as follows:

Champion Custom:	
4-door Sedan	81, 605, 59
2-door Sedan	
5-passenger Coupe	
Champion Deluxe:	
4-door Sedan	1,692,26
2-door Sedan	
5-passenger Coupe	
Champion Regal:	4,001.00
4-door Sedan	1, 770. 15
2-door Sedan	
5-passenger Coupe	
Soft top Convertible	
Hard top Convertible	2,038.02
Commander Regal:	THE PERSONNEL
4-door Sedan	
2-door Sedan	
5-passenger Coupe	1,921.42
Commander State:	
4-door Sedan	2,006.45
2-door Sedan	1,973.96
5-passenger Coupe	2,001.03
Soft top Convertible	
Hard top Convertible	
Commander Land Cruiser:	
4-door Sedan	2, 151, 10

2. The charges for factory installed extra, special or optional equipment which wholesalers and retail sellers will use in determining the ceiling price of automobiles manufactured by The Studebaker Corporation and which were delivered to such sellers at prices reflecting the adjustment provided for in Letter Order No. 4, for the several body styles in each line or series, are as follows:

Air cleaner, wet type (Champion)	86.73
Air cleaner, wet type (Commander)_	7.08
Antenna, reel type (all lines and series)	10.54
Antenna, manual (all lines and	20.0%
series)	6.58

Antenna, vacuum (all lines and	
series)	\$13.78
pion Custom and DeLuxe and Com-	
mander Regal)	3. 26
Ash receiver (4-door Sedan, Cham- pion Custom and DeLuxe)	2.77
Automatic transmission (Champion) -	213.28
Automatic transmission (Comman-	224. 20
der) Back-up light, without automatic transmission, single (all lines and	224. 20
transmission, single (all lines and	Taxoras.
Back-up light without automatic	7.97
Back-up light, without automatic transmission, pair (all lines and	
Series)	12.60
Back-up light, with automatic trans- mission, single (all lines and	
series)	7.46
Back-up light, with automatic trans- mission, pair (all lines and series).	12.08
Cigar lighter (all lines and series)	3.09
Climatizer and defroster (all lines	
and series) Clock, electric (Champion)	62. 74 18. 61
Clock, electric (Champion) Clock, electric (Commander)	19.17
Convertible top cover (soft top Con-	
vertible, Champion and Command- er)	28.04
Courtesy light (Champion Custom)	4.98
Colored glass (Champion) Colored glass (Commander)	22. 21 22. 39
Directional signals (all lines and	22, 39
series)	18.51
Door safety lock, pair (all 4-door Sedans and Land Cruisers, Cham-	
pion and Commander)	6.12
Dual horn kit (Champion Custom)	7.44
Early cut-in generator (Champion) Electric windshield wiper (Cham-	16.83
pion)	8.97
Engine heater (Champion)	14.35
Engine heater (Commander) Exhaust extension (all lines and	14.90
meries)	2.95
Fender wheel shields, rear (all lines and series)	99 01
Five-blade fan (Champion)	22.01
Foam rubber seat pad, per seat	
(Champion Custom and DeLuxe)	12.33
Fram filter F3 (Champion) Fram filter F4 (Champion or Com-	A.O. 078
mander)	15.14
Governor kit (Champion)	1.76 25,25
Grease gun (Champion)	1.13
Grease gun (Commander) Hill holder (Champion)	1.18
Hood ornament (Champton Cus-	41.00
tom)	7. 29
Hub cover, set of 4 (all lines and series)	13. 89
Kleenex dispenser (all lines and se-	
Teather trim (Champion Custom)	3.11
Leather trim (Champion Custom) Leather trim (Champion DeLuxe and	104, 40
Regal 4-door sedan, 2-door sedan	
and 5-passenger Coupe) Leather trim (Champion Convertible,	104.40
hard top and soft top)	28.05
Leather trim (Commander 4-door se-	
dan, 2-door sedan, 5-passenger Coupe and Land Cruiser)	112.10
Leather trim (Commander Converti-	
ble, hard top and soft top) Leather trim, pleated style (Cham-	29.51
pion DeLuxe and Regal 4-door se-	
dan, 2-door sedan and 5-passenger	100.00
Coupe)	138.06
mander Regal 4-door Sedan, 2-door	40=
Sedan and 5-passenger Coupe) License frames, pair (all lines and	145.13
series)	3.25
Lock gas cap (all lines and series)	2.00
Light, glove compartment (all lines and series)	1.86
Light, luggage compartment (all lines	1.00
and series)	2.06
Light, parking brake (all lines and series)	4.01
SOURCE AND DESCRIPTION OF THE PROPERTY OF THE	-

ARROWS IN THE RESERVE OF THE PARTY OF THE PA			
Light, underhood (all lines and		Tires, special (5), 7.10 x 15, 6-ply,	Venetian shades (5-passenger
series) 82.		white and black (Commander) \$86.14	Coupe)
Luggage, two suiter 39. Luggage, companion case 27.			Vinyl trim (Champion) 26, 25 Weather light, pair (all lines and
Luggage, 21-inch overnight case 25.		Tires, extra spare, 6.40 x 15, 4-ply,	series) 14.78
Luggage, 21-inch wardrobe case 39.	50	white and black (Champion) 32.37	Windshield washer (all lines and
Luggage, 26-inch pullman case 35.		Tires, extra spare, 6.40 x 15, 6-ply,	series) 7.68
Luggage, 12-inch cosmetic case 25.	00	black (Champion) 34.12	3. Appendix A to this order lists the
Mirror, glare proof (all lines and series)	85	Tires, extra spare, 6.40 x 15, 6-ply, white and black (Champion) 41.12	items which are included as standard
Mirror, rear view (all lines and	-		equipment on the 1952 model automo-
series) 4.	12		biles manufactured by The Studebaker
Mirror, Universal (all lines and	25.	Tires, extra spare, 7.10 x 15, 4-ply,	Corporation.
	25 39	white and black (Commander) 39.44 Tires, extra spare, 7.10 x 15, 6-ply,	4. The prices and charges established
Mirror, visor (all lines and series) 1. Mirror, visor, deluxe (all lines and		black (Commander) 41.53	by this Special Order do not include any
	75	Inco, tasta apare, 1.10 A 10, 0-111,	Federal excise tax and handling
Mirror, visor, illuminated (all lines	-	water and more formation land	charges. Sellers covered by this order will apply such charges to their prices
No Bio deflector (all lines and se-	95	Tires (4), change after production (Champion) 4.48	and charges in accordance with section
ries except Convertibles) 5.	46	Tires (5), change after production	2 of Ceiling Price Regulation 83.
Overdrive (Champion) 97.		(Champion) 5.61	5. All provisions of Ceiling Price Reg-
Overdrive (Commander) 109.	74	Tires (4), change after production	ulation 83 not inconsistent with this
Pedal cover and wear pad, accelera- tor (all lines and series) 1.	10	(Commander) 4.71 Tires (5), change after production	order, including the posting, invoicing,
Radio, 8-tube (all lines and series) _ 84:		(Commander) 5.90	and record-keeping requirements of that
Radio, 6-tube (all lines and series) 61.		Tubes, special (5), 6.40 x 15 Lifeguard	regulation, remain in effect as to sales
Rear door arm rests, pair (Champion	1979	(Champion) 85.49	covered by this order.
	77	Tire pump (Champion) 1.84 Tire pump (Commander) 1.95	6. This Special Order or any provision
Regal steering wheel (Champion Cus- tom and Champion DeLuxe) 3.	65	Trim rings, wheel (all lines and	thereof may be revoked, suspended or
R ght hand control (Champion) 16.	03	series) 2.40	amended by the Director of Price Sta-
Right hand control (Commander) 16.		Trunk guard (all lines and series) 19.98	bilization at any time.
Seat covers, Mattex (Commander	. 55	Undercoating (Champion) 43.77 Undercoating (Commander) 46.61	Effective date. This Special Order
Land Cruiser) 30.	. 84	Ventshades (4-door Sedan, 2-door Se-	shall become effective February 15, 1952.
Scat covers, Mattex (Champion and		dan and Land Cruiser) 14.04	MICHAEL V. DISALLE.
Commander 4-door Sedan, 2-door		Ventshades (5-passenger Coupe) 7.53	Director of Price Stabilization,
Sedan, 5-passenger Coupe and hard	04	Venetian shades (4-door Sedan, 2-	
top Convertible) 28. Seat covers, plastic (Commander	· UZ	door Sedan and Land Cruiser 11.03	FEBRUARY 15, 1952.
	. 84	APPENDIX A-TIEMS OF STANDARD EQUIPMENT ON	1952 Model Automoriles Manuvactures by
Seat covers, plastic (Champion and		THE STUDENAKER	
Commander 4-door Sedan, 2-door			
Sodan S. norsanger Couns and hard		CHANG	HOM .
Sedan, 5-passenger Coupe and hard ton Convertible) 39.	.84	Description CHANG	
top Convertible) 39. Select-O-Seat Springs (all lines and		Description	Body styles on which included
top Convertible) 39. Select-O-Seat Springs (all lines and certes) 39.	. 84		Body styles on which included All DeLuxe and Regal.
top Convertible) 39. Select-O-Seat Springs (all lines and certes) 3. Shock absorbers, heavy duty, front or	.01	Description Arm rests, front and rear	Body styles on which included All DeLuxe and Regal, Custom 5-passenger Coupe,
top Convertible) 39. Select-O-Seat Springs (all lines and certes) 3. Shock absorbers, heavy duty, front or rear (Champion) 1		Arm rests, front and rearArm rests, rearAsh receiver, instrument panelAsh receiver, rear seat (2)	Body styles on which included All DeLuxe and Regal, Custom 5-passenger Coups, All, DeLuxe 5-passenger Coups and all Regal.
top Convertible) 39. Select-O-Seat Springs (all lines and certes) 3. Shock absorbers, heavy duty, front or rear (Champion) 1 Shock absorbers, heavy duty, front or rear (Commander) 1	.01	Description Arm rests, front and rear	Body styles on which included All DeLuxe and Regal, Custom 5-passenger Coupe, All, DeLuxe 5-passenger Coupe and all Regal, All.
top Convertible) 39. Select-O-Seat Springs (all lines and series) 3. Shock absorbers, heavy duty, front or resr (Champion) 1 Shock absorbers, heavy duty, front or rear (Commander) 1 Speedometer, change after produc-	. 46	Arm rests, front and rear	Body styles on which included All DeLauxe and Regal. Custom 5-passenger Coupe. All. DeLauxe 5-passenger Coupe and all Regal. All. All.
top Convertible) 39. Select-O-Seat Springs (all lines and certes) 3. Shock absorbers, heavy duty, front or rear (Champion) 1 Shock absorbers, heavy duty, front or rear (Commander) 1. Speedometer, change after production (Champion) 3	. 01	Description Arm rests, front and rear	Body styles on which included All DeLaixe and Regal. Custom 5-passenger Coupe. All. DeLaixe 5-passenger Coupe and all Regal. All. All. All.
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top Convertible)	. 01 . 46 . 53 . 65	Description Arm rests, front and rear	Body styles on which included All DeLaixe and Regal. Custom 5-passenger Coupe. All. DeLaixe 5-passenger Coupe and all Regal. All. All. Convertibles. All Regal. All. All.
top Convertible)	. 01 . 46 . 53	Description Arm rests, front and rear	Body styles on which included All DeLaixe and Regal. Custom 5-passenger Coupe. All. DeLaixe 5-passenger Coupe and all Regal. All. All. Convertibles. All Regal. All. All. All DeLaixe and Regal except Convertibles.
top Convertible) 39. Select-O-Seat Springs (all lines and certes) 3. Shock absorbers, heavy duty, front or rear (Champion) 1 Shock absorbers, heavy duty, front or rear (Commander) 1. Speedometer, change after production (Champion) 3. Speedometer, change after production (Commander) 1. Spotlight, left side or right side (all lines and series) 20. Splashguard, pair (all lines and	. 01 . 46 . 53 . 65 . 95	Description Arm rests, front and rear	Body styles on which included All DeLaixe and Regal. Custom 5-passenger Coupe. All. DeLaixe 5-passenger Coupe and all Regal. All. All. All. Convertibles. All Regal. All. All DeLaixe and Regal except Convertibles. Convertibles.
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top Convertible) 39. Select-O-Seat Springs (all lines and certes) 3. Shock absorbers, heavy duty, front or rear (Champion) 1. Shock absorbers, heavy duty, front or rear (Commander) 1. Speedometer, change after production (Champion) 3. Speedometer, change after production (Commander) 1. Spotlight, left side or right side (all lines and series) 20. Spilashguard, pair (all lines and series) 4. Springs, heavy duty, front (Champion) 1.	. 01 . 46 . 53 . 65 . 95	Description Arm rests, front and rear	Body styles on which included All DeLaixe and Regal. Custom 5-passenger Coupe. All. DeLaixe 5-passenger Coupe and all Regal. All. All. All. Convertibles. All Regal. All. All DeLaixe and Regal except Convertibles. Convertibles. Soft top Convertible. Convertibles. All.
top Convertible) 39. Select-O-Seat Springs (all lines and certes) 38. Shock absorbers, heavy duty, front or rear (Champion) 18. Shock absorbers, heavy duty, front or rear (Commander) 18. Speedometer, change after production (Champion) 38. Speedometer, change after production (Commander) 18. Speedometer, change after production (Commander) 18. Speedometer, change after production (Commander) 20. Splashguard, pair (all lines and series) 20. Splashguard, pair (all lines and series) 48. Springs, heavy duty, front (Champion) 18. Springs, heavy duty, front (Com-	. 01 . 46 . 53 . 65 . 95 . 06 . 03	Description Arm rests, front and rear	Body styles on which included All DeLaixe and Regal. Custom 5-passenger Coupe. All. DeLaixe 5-passenger Coupe and all Regal. All. All. All. Convertibles. All Regal. All. All DeLaixe and Regal except Convertibles. Convertibles. Soft top Convertible. Convertibles. All. All.
top Convertible) 39. Select-O-Seat Springs (all lines and certes) 3. Shock absorbers, heavy duty, front or resr (Champion) 1 Shock absorbers, heavy duty, front or rear (Commander) 1 Speedometer, change after production (Champion) 3 Speedometer, change after production (Commander) 1 Spotlight, left side or right side (all lines and series) 20. Splashguard, pair (all lines and series) 4 Springs, heavy duty, front (Champion) 1 Springs, heavy duty, front (Commander) 1	. 01 . 46 . 53 . 65 . 95 . 06	Arm rests, front and rear	Body styles on which included All DeLaixe and Regal. Custom 5-passenger Coupe. All. DeLaixe 5-passenger Coupe and all Regal. All. All. All. All. All. All DeLaixe and Regal except Convertibles. Convertibles. Soft top Convertible. Convertibles. All. All. All. All. All. All. All. Al
top Convertible) 39. Select-O-Seat Springs (all lines and certes) 3. Shock absorbers, heavy duty, front or rear (Champion) 1. Shock absorbers, heavy duty, front or rear (Commander) 1. Speedometer, change after production (Champion) 3. Speedometer, change after production (Commander) 1. Spotlight, left side or right side (all lines and series) 20. Spilashguard, pair (all lines and series) 4. Springs, heavy duty, front (Champion) 1. Springs, heavy duty, front (Commander) 1. Springs, heavy duty, rear (Champion) 2.	. 01 . 46 . 53 . 65 . 95 . 06 . 03	Arm rests, front and rear	Body styles on which included All DeLaixe and Regal, Custom 5-passenger Coupe, All, DeLaixe 5-passenger Coupe and all Regal, All, All, All, Convertibles, All Regal, All, All DeLaixe and Regal except Convertibles, Convertibles, Soft top Convertible, Convertibles, All, All, All, All, All, All, All DeLaixe and Regal, All, All, All, All, All, All, All, A
top Convertible) 39. Select-O-Seat Springs (all lines and certes) 3. Shock absorbers, heavy duty, front or resr (Champion) 1 Shock absorbers, heavy duty, front or rear (Commander) 1 Speedometer, change after production (Champion) 3 Speedometer, change after production (Commander) 1 Spotlight, left side or right side (all lines and series) 20 Splashguard, pair (all lines and series) 4 Springs, heavy duty, front (Champion) 1 Springs, heavy duty, front (Commander) 1 Springs, heavy duty, rear (Champion) 2 Springs, heavy duty, rear (Champion) 2 Springs, heavy duty, rear (Compings, heavy d	. 01 . 46 . 53 . 65 . 95 . 06 . 03 . 46 . 53	Arm rests, front and rear	Body styles on which included All DeLaixe and Regal. Custom 5-passenger Coupe. All. DeLaixe 5-passenger Coupe and all Regal. All. All. All. Convertibles. All DeLaixe and Regal except Convertibles. Convertibles. Soft top Convertible. Convertibles. All. All. All. All. All. All. All. Al
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top Convertible) 39. Select-O-Seat Springs (all lines and series) 3. Shock absorbers, heavy duty, front or rear (Champion) 1 Shock absorbers, heavy duty, front or rear (Commander) 1 Speedometer, change after production (Champion) 3 Speedometer, change after production (Commander) 1 Spotlight, left side or right side (all lines and series) 20 Splashguard, pair (all lines and series) 4 Springs, heavy duty, front (Champion) 1 Springs, heavy duty, front (Commander) 1 Springs, heavy duty, rear (Commander) 2 Sun visor kit (Champion Custom) 3 Tires, special (4), 6.40 x 15, 4-ply, white and black (Champion) 21 Tires, special (5), 6.40 x 15, 4-ply,	. 01 . 46 . 53 . 65 . 95 . 06 . 03 . 46 . 53 . 170 . 27	Arm rests, front and rear	Body styles on which included All DeLaixe and Regal. Custom 5-passenger Coupe. All. DeLaixe 5-passenger Coupe and all Regal. All. All. All. Convertibles. All Regal. All. All DeLaixe and Regal except Convertibles. Convertibles. Soft top Convertible. Convertibles. All. All. All. All DeLaixe and Regal. All. All. All Custom. All DeLaixe and Regal. All. All Custom. All Custom. All. All. All. All. All. All. All. Al
top Convertible) 39. Select-O-Seat Springs (all lines and certes) 3. Shock absorbers, heavy duty, front or rear (Champion) 1 Shock absorbers, heavy duty, front or rear (Commander) 1 Speedometer, change after production (Champion) 3 Speedometer, change after production (Commander) 1 Spotlight, left side or right side (all lines and series) 20 Splashguard, pair (all lines and series) 4 Springs, heavy duty, front (Champion) 1 Springs, heavy duty, front (Commander) 1 Springs, heavy duty, rear (Commander) 1 Springs, heavy duty, rear (Commander) 1 Springs, heavy duty, rear (Commander) 2 Springs, heavy duty, rear (Commander) 2 Sun visor kit (Champion Custom) 3 Tires, special (6), 640 x 15, 4-ply, white and black (Champion) 26	. 01 . 46 . 53 . 65 . 95 . 06 . 03 . 46 . 53 . 70	Arm rests, front and rear	Body styles on which included All DeLaixe and Regal. Custom 5-passenger Coupe. All. DeLaixe 5-passenger Coupe and all Regal. All. All. All. Convertibles. All Regal. All. All DeLaixe and Regal except Convertibles. Convertibles. Soft top Convertible. Convertibles. All. All DeLaixe and Regal. All. All DeLaixe and Regal. All. All Custom. All DeLaixe and Regal. All. All Custom. All DeLaixe and Regal. All. All. All. All. All. All. All. A
top Convertible) 39. Select-O-Seat Springs (all lines and certes) 38. Shock absorbers, heavy duty, front or rear (Champion) 18. Shock absorbers, heavy duty, front or rear (Commander) 18. Speedometer, change after production (Champion) 38. Speedometer, change after production (Commander) 18. Speedometer, change after production (Commander) 18. Spotlight, left side or right side (all lines and series) 20. Splashguard, pair (all lines and series) 18. Springs, heavy duty, front (Champion) 18. Springs, heavy duty, front (Commander) 18. Springs, heavy duty, rear (Champion) 28. Springs, heavy duty, rear (Commander) 28. Sun visor kit (Champion Custom) 27. Tires, special (4), 6.40 x 15, 4-ply, white and black (Champion) 26. Tires, special (4), 6.40 x 15, 6-ply, white and black (Champion) 26. Tires, special (4), 6.40 x 15, 6-ply, white and black (Champion) 26. Tires, special (4), 6.40 x 15, 6-ply, white and black (Champion) 26.	. 01 . 46 . 53 . 65 . 95 . 06 . 03 . 46 . 53 . 170 . 27	Arm rests, front and rear	Body styles on which included All DeLuxe and Regal, Custom 5-passenger Coupe, All, DeLuxe 5-passenger Coupe and all Regal, All, All, All, Convertibles, All Regal, All, All DeLuxe and Regal except Convertibles, Convertibles, Soft top Convertible, Convertibles, All, All, All DeLuxe and Regal, All, All DeLuxe and Regal, All, All Custom, All DeLuxe and Regal, All, All Custom, All DeLuxe and Regal, All, All, All Custom, All DeLuxe and Regal, All, All, All Custom, All DeLuxe and Regal, All, All DeLuxe and Regal,
top Convertible) 39. Select-O-Seat Springs (all lines and series) 3. Shock absorbers, heavy duty, front or rear (Champion) 1 Shock absorbers, heavy duty, front or rear (Commander) 1 Speedometer, change after production (Champion) 3 Speedometer, change after production (Commander) 1 Spotlight, left side or right side (all lines and series) 20 Splashguard, pair (all lines and series) 4 Springs, heavy duty, front (Champion) 1 Springs, heavy duty, front (Champion) 1 Springs, heavy duty, rear (Commander) 2 Sun visor kit (Champion Custom) 3 Tires, special (4), 6.40 x 15, 4-ply, white and black (Champion) 26 Tires, special (5), 6.40 x 15, 6-ply, black (Champion) 27 Tires, special (6), 6.40 x 15, 6-ply, black (Champion) 27 Tires, special (6), 6.40 x 15, 6-ply, black (Champion) 27	. 01 . 46 . 53 . 65 . 95 . 06 . 03 . 46 . 53 . 70 . 84 . 27 . 09	Arm rests, front and rear	Body styles on which included All DeLaixe and Regal. Custom 5-passenger Coupe. All. DeLaixe 5-passenger Coupe and all Regal. All. All. All. All. Convertibles. All Regal. All. All DeLaixe and Regal except Convertibles. Convertibles. Soft top Convertible. Convertibles. All. All. All. All. All. All. All. Al
top Convertible) 39. Select-O-Seat Springs (all lines and certes) 38. Shock absorbers, heavy duty, front or rear (Champion) 18. Shock absorbers, heavy duty, front or rear (Commander) 18. Speedometer, change after production (Champion) 38. Speedometer, change after production (Commander) 18. Speedometer, change after production (Commander) 18. Spotlight, left side or right side (all lines and series) 20. Splashguard, pair (all lines and series) 18. Springs, heavy duty, front (Champion) 18. Springs, heavy duty, front (Commander) 18. Springs, heavy duty, rear (Champion) 28. Springs, heavy duty, rear (Champion) 29. Sun visor kit (Champion Custom) 37. Tires, special (4), 6.40 x 15, 4-ply, white and black (Champion) 26. Tires, special (4), 6.40 x 15, 6-ply, black (Champion) 27. Tires, special (5), 6.40 x 15, 6-ply, black (Champion) 34.	. 01 . 46 . 53 . 65 . 95 . 06 . 03 . 46 53 	Arm rests, front and rear	Body styles on which included All DeLaixe and Regal. Custom 5-passenger Coupe. All. DeLaixe 5-passenger Coupe and all Regal. All. All. All. Convertibles. All Regal. All. All DeLaixe and Regal except Convertibles. Convertibles. Soft top Convertible. Convertibles. All. All. All DeLaixe and Regal. All. All Custom. All Custom. All DeLaixe and Regal. All. All. All Custom. All Delaixe and Regal. All. All. All. All Custom. All Delaixe and Regal. All. All. All Custom. All Delaixe and Regal. All. All. All Custom. All Delaixe and Regal. All. All. All Custom. All Delaixe and Regal except soft top convertible.
top Convertible) 39. Select-O-Seat Springs (all lines and certes) 3. Shock absorbers, heavy duty, front or rear (Champion) 1 Shock absorbers, heavy duty, front or rear (Commander) 1. Speedometer, change after production (Champion) 2. Speedometer, change after production (Commander) 2. Speedometer, change after production (Commander) 2. Spotlight, left side or right side (all lines and series) 20. Splashguard, pair (all lines and series) 4. Springs, heavy duty, front (Champion) 1. Springs, heavy duty, front (Commander) 1. Springs, heavy duty, rear (Champion) 2. Springs, heavy duty, rear (Champion) 2. Springs, heavy duty, rear (Champion) 2. Springs, heavy duty, rear (Commander) 2. Sun visor kit (Champion Custom) 3. Tires, special (6), 6.40 x 15, 4-ply, white and black (Champion) 26. Tires, special (6), 6.40 x 15, 6-ply, black (Champion) 27. Tires, special (6), 6.40 x 15, 6-ply, black (Champion) 34. Tires, special (6), 6.40 x 15, 6-ply, black (Champion) 34. Tires, special (6), 6.40 x 15, 6-ply, black (Champion) 34. Tires, special (4), 6.40 x 15, 6-ply, black (Champion) 34.	. 01 . 46 . 53 . 65 . 95 . 06 . 03 . 46 53 	Arm rests, front and rear Arm rests, front and rear Ash receiver, instrument panel Ash receiver, rear seat (2) Eumpers, front and rear with vertical guards. Cap, 7-pound pressure radiator. Caps, moisture proof rubber spark plug Carpet, front floor Carpet, rear floor Choke, automatic Deflectors, rubber rear fender gravel Deflectors, bright metal rear fender gravel. Frame, bright metal windshield Frame, bright metal window. Glass, safety throughout Grille, bright metal radiator. Grille, bright metal radiator. Grille, bright metal radiator. Hoon, one Horn, two Horn ring, bright metal half circle Instrument panel, painted Knob, plastic, glove compartment door, with lock Latches, rotary door Light, dome, painted rim Light, dome, printed rim Light, dome, bright metal . Light, dome, bright metal . Light, dome, bright metal .	Body styles on which included All DeLuxe and Regal, Custom 5-passenger Coupe, All, DeLuxe 5-passenger Coupe and all Regal, All, All, All, Convertibles, All Regal, All, All DeLuxe and Regal except Convertibles, Convertibles, Soft top Convertible, Convertibles, All, All, All DeLuxe and Regal, All, All DeLuxe and Regal, All, All Custom, All Custom, All Regal, All, All Custom, All DeLuxe and Regal except soft top convertible.
top Convertible) 39. Select-O-Seat Springs (all lines and certes) 3. Shock absorbers, heavy duty, front or resr (Champion) 1 Shock absorbers, heavy duty, front or rear (Commander) 1. Speedometer, change after production (Champion) 2. Speedometer, change after production (Commander) 2. Speedometer, change after production (Commander) 2. Spotlight, left side or right side (all lines and series) 20. Splashguard, pair (all lines and series) 4. Springs, heavy duty, front (Champion) 1. Springs, heavy duty, front (Commander) 1. Springs, heavy duty, rear (Champion) 2. Springs, heavy duty, rear (Champion) 2. Springs, heavy duty, rear (Champion) 2. Tires, special (6), 6.40 x 15, 4-ply, white and black (Champion) 26. Tires, special (6), 6.40 x 15, 6-ply, black (Champion) 27. Tires, special (6), 6.40 x 15, 6-ply, black (Champion) 34. Tires, special (6), 6.40 x 15, 6-ply, black (Champion) 34. Tires, special (6), 6.40 x 15, 6-ply, black (Champion) 34. Tires, special (4), 6.40 x 15, 6-ply, black (Champion) 34.	. 01 . 46 . 53 . 65 . 95 . 06 . 03 . 46 . 53 . 70 . 84 . 27 . 09	Arm rests, front and rear	Body styles on which included All DeLaixe and Regal, Custom 5-passenger Coupe, All, DeLaixe 5-passenger Coupe and all Regal, All, All, All, All, Convertibles, All Regal, All, All DeLaixe and Regal except Convertibles, Convertibles, Soft top Convertible, Convertibles, All, All, All DeLaixe and Regal, All, All Custom, All DeLaixe and Regal, All, All Custom, All DeLaixe and Regal except soft top convertible, All DeLaixe and Regal except soft top convertible. All DeLaixe and Regal except soft top convertible.
top Convertible) 39. Select-O-Seat Springs (all lines and certes) 38. Shock absorbers, heavy duty, front or rear (Champion) 18. Shock absorbers, heavy duty, front or rear (Commander) 18. Speedometer, change after production (Champion) 38. Speedometer, change after production (Commander) 18. Speedometer, change after production (Commander) 18. Spotlight, left side or right side (all lines and series) 20. Splashguard, pair (all lines and series) 18. Springs, heavy duty, front (Champion) 18. Springs, heavy duty, front (Commander) 18. Springs, heavy duty, rear (Champion) 28. Springs, heavy duty, rear (Champion) 29. Sun visor kit (Champion Custom) 37. Tires, special (4), 6.40 x 15, 4-ply, white and black (Champion) 27. Tires, special (4), 6.40 x 15, 6-ply, black (Champion) 34. Tires, special (4), 6.40 x 15, 6-ply, white and black (Champion) 34. Tires, special (6), 6.40 x 15, 6-ply, black (Champion) 34. Tires, special (6), 6.40 x 15, 6-ply, white and black) (Champion) 56. Tires, special (6), 6.40 x 15, 6-ply, white and black) (Champion) 56. Tires, special (6), 6.40 x 15, 6-ply, white and black) (Champion) 56. Tires, special (6), 6.40 x 15, 6-ply, white and black) (Champion) 56. Tires, special (6), 6.40 x 15, 6-ply, white and black) (Champion) 70.	. 01 . 46 . 53 . 65 . 95 . 06 . 03 . 46 53 	Arm rests, front and rear	Body styles on which included All DeLaixe and Regal. Custom 5-passenger Coupe. All. DeLaixe 5-passenger Coupe and all Regal. All. All. All. All. Convertibles. All Regal. All. All DeLaixe and Regal except Convertibles. Convertibles. Soft top Convertible. Convertibles. All. All. All. All. All. All. All. Al
top Convertible) 39. Select-O-Seat Springs (all lines and series) 39. Shock absorbers, heavy duty, front or resr (Champion) 1 Shock absorbers, heavy duty, front or rear (Commander) 1 Speedometer, change after production (Champion) 20. Speedometer, change after production (Commander) 1 Spotlight, left side or right side (all lines and series) 20. Splashguard, pair (all lines and series) 4 Springs, heavy duty, front (Champion) 1 Springs, heavy duty, front (Champion) 20. Springs, heavy duty, rear (Champion) 20. Tires, special (4), 6.40 x 15, 4-ply, white and black (Champion) 20. Tires, special (4), 6.40 x 15, 6-ply, black (Champion) 20. Tires, special (4), 6.40 x 15, 6-ply, black (Champion) 34. Tires, special (4), 6.40 x 15, 6-ply, white and black (Champion) 56. Tires, special (4), 6.40 x 15, 6-ply, white and black (Champion) 56. Tires, special (5), 6.40 x 15, 6-ply, white and black (Champion) 56. Tires, special (4), 6.40 x 15, 6-ply, white and black (Champion) 56. Tires, special (4), 6.40 x 15, 6-ply, white and black (Champion) 70. Tires, special (4), 7.10 x 15, 4-ply, Tir	. 01 . 46 . 53 . 65 . 95 . 06 . 03 46 53 !. 70 !. 84 !. 27 . 09 3. 37 !. 97	Arm rests, front and rear Arm rests, front and rear Ash receiver, instrument panel Ash receiver, rear seat (2) Eumpers, front and rear with vertical guards. Cap, 7-pound pressure radiator. Caps, moisture proof rubber spark plug Carpet, front floor Carpet, rear floor Choke, automatic Deflectors, rubber rear fender gravel Deflectors, bright metal windshield Frame, bright metal windsw. Glass, safety throughout Grille, bright metal radiator Grille, bright metal radiator Grille, bright metal radiator Hoon, one Horn, two Horn ring, bright metal half circle Instrument, illuminated by black light Instrument panel, painted Knob, plastic, glove compartment door, with lock Latches, rotary door Light, dome, painted rim Light, dome, painted rim Light, dome, printed rim Light, dome, manually operated Light, map, on instrument panel, door operated Light, parking, painted rims	Body styles on which included All DeLuxe and Regal, Custom 5-passenger Coupe, All, DeLuxe 5-passenger Coupe and all Regal, All, All, All, All, Convertibles, All Regal, All, All DeLuxe and Regal except Convertibles, Convertibles, Soft top Convertible, Convertibles, All, All, All DeLuxe and Regal, All, All Custom, All DeLuxe and Regal, All, All Custom, All DeLuxe and Regal, All, All, All Custom, All DeLuxe and Regal, All, All Custom, All DeLuxe and Regal, All, All Custom, All DeLuxe and Regal except soft top convertible, All Custom, All DeLuxe and Regal except soft top convertible, All Custom, All DeLuxe and Regal except soft top convertible, All Custom, All DeLuxe and Regal except soft top convertible, All Custom, All DeLuxe and Regal, All Custom, All DeLuxe and Regal, All Custom,
top Convertible) 39. Select-O-Seat Springs (all lines and series) 38. Shock absorbers, heavy duty, front or rear (Champion) 1 Shock absorbers, heavy duty, front or rear (Commander) 1 Speedometer, change after production (Champion) 3 Speedometer, change after production (Commander) 1 Spotlight, left side or right side (all lines and series) 20. Splashguard, pair (all lines and series) 4 Springs, heavy duty, front (Champion) 1 Springs, heavy duty, front (Champion) 2 Springs, heavy duty, rear (Commander) 2 Springs, heavy duty, rear (Commander) 2 Sun visor kit (Champion Custom) 3 Tires, special (4), 6.40 x 15, 4-ply, white and black (Champion) 2 Tires, special (5), 6.40 x 15, 6-ply, black (Champion) 34 Tires, special (6), 6.40 x 15, 6-ply, black (Champion) 34 Tires, special (6), 6.40 x 15, 6-ply, white and black) (Champion) 56 Tires, special (6), 6.40 x 15, 6-ply, white and black (Champion) 56 Tires, special (6), 6.40 x 15, 6-ply, white and black (Champion) 56 Tires, special (6), 6.40 x 15, 6-ply, white and black (Champion) 70 Tires, special (6), 7.10 x 15, 6-ply, white and black (Champion) 70 Tires, special (6), 7.10 x 15, 4-ply, white and black (Champion) 70 Tires, special (6), 7.10 x 15, 4-ply, white and black (Champion) 70 Tires, special (6), 7.10 x 15, 4-ply, white and black (Champion) 70 Tires, special (7), 7.10 x 15, 4-ply, white and black (Champion) 70 Tires, special (7), 7.10 x 15, 4-ply, white and black (Champion) 70 Tires, special (7), 7.10 x 15, 4-ply, white and black (Champion) 70	. 01 . 46 . 53 . 65 . 95 . 06 . 03 46 53 70 27 99 	Arm rests, front and rear	Body styles on which included All DeLaixe and Regal, Custom 5-passenger Coupe, All, DeLaixe 5-passenger Coupe and all Regal, All, All, All, All, Convertibles, All Regal, All, All DeLaixe and Regal except Convertibles, Convertibles, Soft top Convertible, Convertibles, All, All, All DeLaixe and Regal, All, All Custom, All DeLaixe and Regal, All, All, All Custom, All DeLaixe and Regal, All, All, All Custom, All DeLaixe and Regal, All, All Custom, All DeLaixe and Regal except soft top convertible, All Custom, All DeLaixe and Regal except soft top convertible, All Custom, All DeLaixe and Regal except soft top convertible, All Custom, All DeLaixe and Regal,
top Convertible) 39. Select-O-Seat Springs (all lines and certes) 3. Shock absorbers, heavy duty, front or rear (Champion) 1 Shock absorbers, heavy duty, front or rear (Commander) 1. Speedometer, change after production (Champion) 2. Speedometer, change after production (Commander) 2. Spotlight, left side or right side (all lines and series) 20. Splashguard, pair (all lines and series) 4. Springs, heavy duty, front (Champion) 1. Springs, heavy duty, front (Champion) 2. Springs, heavy duty, rear (Champion) 2. Springs, heavy duty, rear (Champion) 2. Springs, heavy duty, rear (Commander) 2. Sun visor kit (Champion Custom) 3. Tires, special (4), 6.40 x 15, 4-ply, white and black (Champion) 2. Tires, special (5), 6.40 x 15, 6-ply, black (Champion) 2. Tires, special (4), 6.40 x 15, 6-ply, black (Champion) 34 Tires, special (5), 6.40 x 15, 6-ply, white and black (Champion) 56 Tires, special (6), 6.40 x 15, 6-ply, white and black (Champion) 56 Tires, special (6), 6.40 x 15, 6-ply, white and black (Champion) 56 Tires, special (6), 6.40 x 15, 6-ply, white and black (Champion) 56 Tires, special (6), 7.10 x 15, 4-ply, white and black (Champion) 26 Tires, special (6), 7.10 x 15, 4-ply, white and black (Commander) 26 Tires, special (6), 7.10 x 15, 4-ply, white and black (Commander) 32	. 01 . 46 . 53 . 65 . 95 . 06 . 03 46 53 !. 70 !. 84 !. 27 . 09 3. 37 !. 97	Arm rests, front and rear	Body styles on which included All DeLaixe and Regal. Custom 5-passenger Coupe. All. DeLaixe 5-passenger Coupe and all Regal. All. All. All. All. Convertibles. All Regal. All. All DeLaixe and Regal except Convertibles. Convertibles. Soft top Convertible. Convertibles. All. All. All. All. All. All. All. Al
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CHAMPION-continued

CHAMPION—continued				
Description	Body styles on which included			
Mat, rubber, trunk	All.			
Mirror, inside rear view	All			
Moulding, bright metal drip	Hard top Convertible,			
Moulding, bright metal body sill	All Regal.			
Moulding, door trim panel	All DeLuxe and Regal.			
Moulding, bright metal rear window reveal				
Moulding, bright metal trim above windshield_	Convertible,			
Moulding, rubber window reveal	All Custom			
Moulding, bright metal window reveal	All Dalays and Pagal except Convertibles			
Moulding, painted window garnish	All except Convertibles			
Moulding, bright metal window garnish	Convertibles.			
Moulding, painted windshield garnish	All			
Moulding, bright metal windshield reveal	All Regal except Convertibles.			
Moulding, bright metal body belt	Hard top Convertible.			
Ornaments, glove compartment door	All DeLuxe and Regal.			
Ornaments, hood	All DeLuxe and Regal.			
Pads, leatherette door kick	All Custom and DeLuxe.			
Pads, foam rubber seat.	All Regal.			
Paint, solid colors, standard	All except hard top Convertible.			
Paint, two-tone, standard combination	Hard top Convertible.			
Panel moulding, bright metal door kick				
Parking brake release, push button				
Plates, plastic inside door handle escutcheon.				
Plates, bright metal inside door handle es-	Convertibles.			
cutcheon. Shield, frame rear	All Deliver and Devel			
Shock absorbers, front and rear	All Debuxe and Regal.			
Springs, coll, front				
Springs, leaf, rear				
Stabilizers, front	All			
Steering wheel, three-spoke	All			
Straps, assist	DeLuxe and Regal 2-door Sedans and 5-			
	passenger Coupes,			
Tires (5), 6.40 x 15, 4-ply, black				
Top, electrically operated				
Trim, woolen bedford cord	All Custom.			
Trim, pile fabric	All DeLuxe.			
Trim, woolen flat cloth	All Regal except Convertibles,			
Trim, nylon bedford cord and leatherette com-	Convertibles.			
bination.				
Vent wings, painted front door				
Vent wings, bright metal front door Visor, sun, one				
Visor, sun, two				
Wheels (5), disc painted				
Window, rear, one-piece				
Window, rear, divided				
Window, rear, three-piece				
Windshield, one-piece	All.			
Windshield wiper, dual vacuum				
COMMAN	DER			
Arm rest, center rear seat				
Ash receiver, rear seat (2)				
***** ********************************	Cruiser,			
Ash receiver, rear seat (1)				
Ash receiver, instrument panel				
Bumpers, front and rear with vertical guards				
Cap, 7-pound pressure radiator				
Caps, moisture proof rubber spark plug				
Carpet, front floor	All State.			
Carpet, rear floor				
Choke, automatic				
Clock				
Deflectors, rubber rear fender gravel	All Regal.			
Deflectors, bright metal rear fender gravel				
Frame, bright metal windshield				
Frame, bright metal window				
Glass, safety throughout				
Grille, bright metal radiator				
Grille, bright metal radio	All.			
Hill holder				
Hood lock, dash controlled				
Horn, two	All.			
Horn ring, bright metal half circle				
Instruments, illuminated by black light				
Instrument panel, painted				
Knob, bright metal glove compartment door	All,			
with lock.				

NOTICES

COMMANDER-continued

Description	Body styles on which included				
Latches, rotary door					
Light, dome, bright metal	All except soft top Convertible.				
Light, dome, door operated Light, map, on instrument panel, door oper-					
ated.	Alla				
Light, parking, bright metal rims	All.				
Light, sealed beam head, bright metal rims					
Light, tail, bright metal rims	Alt				
Light, trunk					
Mat, rubber, front floor					
Mat, rubber, rear floor					
Mat, rubber, trunk					
Mat, mattex, trunk					
Mirror, inside rear view					
Moulding, bright metal drip					
Moulding, door trim panel					
Moulding, bright metal rear window reveal	All 2- and 4-door Sedans and hard top Con-				
and the second s	vertible.				
Moulding, bright metal trim above windshield_ Moulding, bright metal window reveal					
Moulding, painted window garnish					
Moulding, bright metal window garnish					
Moulding, painted windshield garnish					
Moulding, bright metal windshield reveal					
Moulding, bright metal body belt					
Ornaments, front fender					
Ornaments, radio grille					
Pads, carpet door kick					
Pads, foam rubber seat	All.				
Paint, solid colors, sta#dard					
Paint, two-tone, standard combination Panel moulding, bright metal door kick					
Panel, painted front seat back with ash re-					
ceiver,					
Parking brake release, push button					
Plates, plastic inside door handle escutcheon	All except Convertibles and Land Cruiser.				
Plates, bright metal inside door handle es-	Convertibles and Land Cruiser.				
cutcheon. Robe cord	Land Cruiser				
Shield, frame rear					
Shock absorbers, front and rear					
Springs, coll, front					
Springs, leaf, rear					
Stabilizers, front					
Stabilizers, rearSteering wheel, three-spoke					
Straps, assist					
Tires (5), 7.10 x 15, 4-ply, black					
Top, electrically operated					
Trim, nylon bedford cord and leatherette com-	Convertibles.				
bination. Trim, woolen broadcloth	All Regal.				
Trim, nylon bedford cord or two-tone broad-					
cloth,					
Trim, nylon terrace weave	All State except Convertibles.				
Vent wings, bright metal front door					
Vent wings, bright metal rear door					
Wheels (5), disc painted	All				
Window, rear, one-plece	All 2- and 4-door Sedans.				
Window, rear, divided					
Window, rear, three-piece					
Windshield, one-piece	All,				
Windshield wiper, dual electric	All.				
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